# FREEDOM OF INFORMATION AND PRIVACY ACTS

SUBJECT: BARKER/KARPIS GANG
BREMER KIDNAPPING

FILE NUMBER: 7-576

SECTION: 273 BULKY BOX 1
PART 2 OF 7

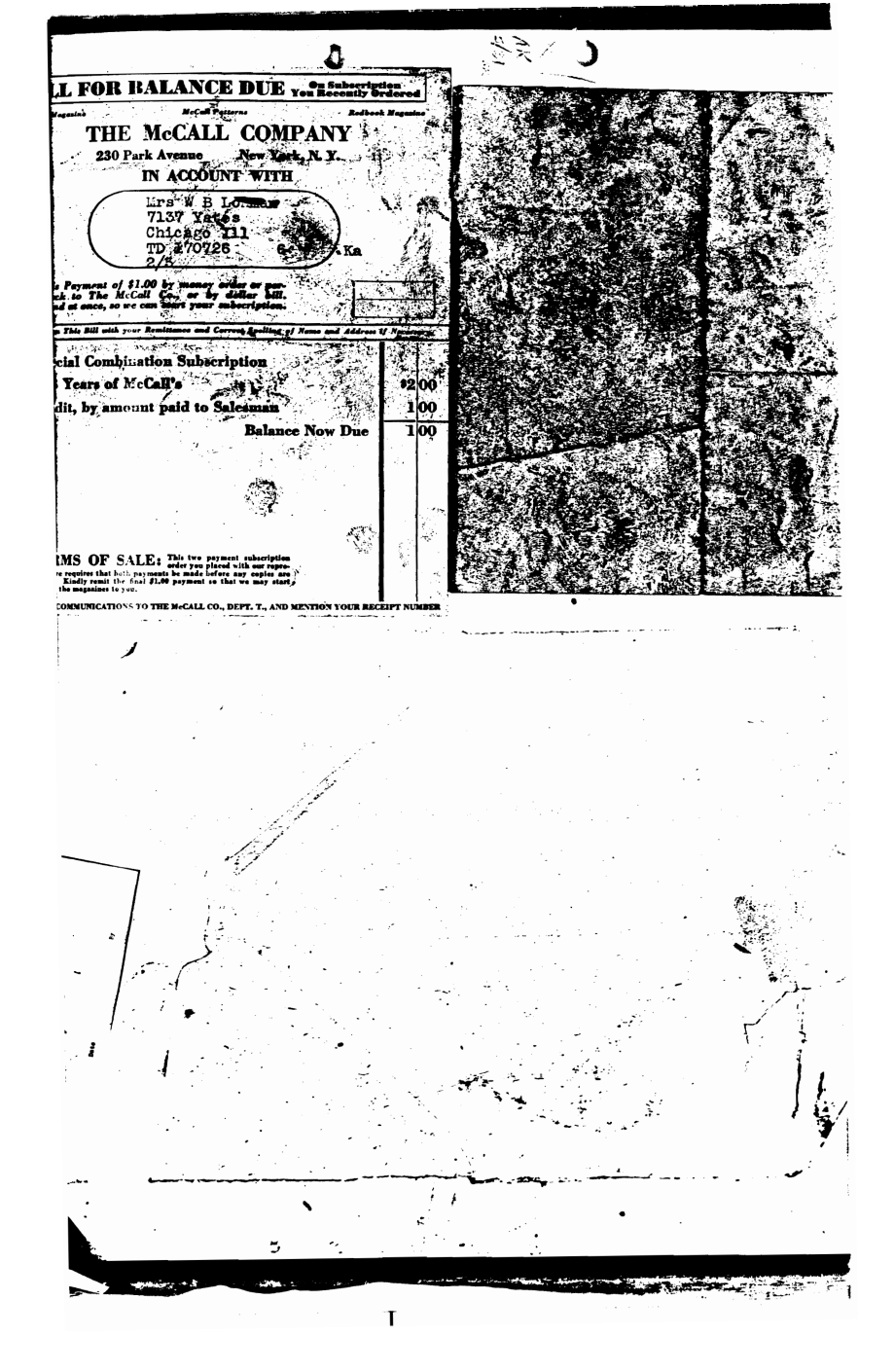


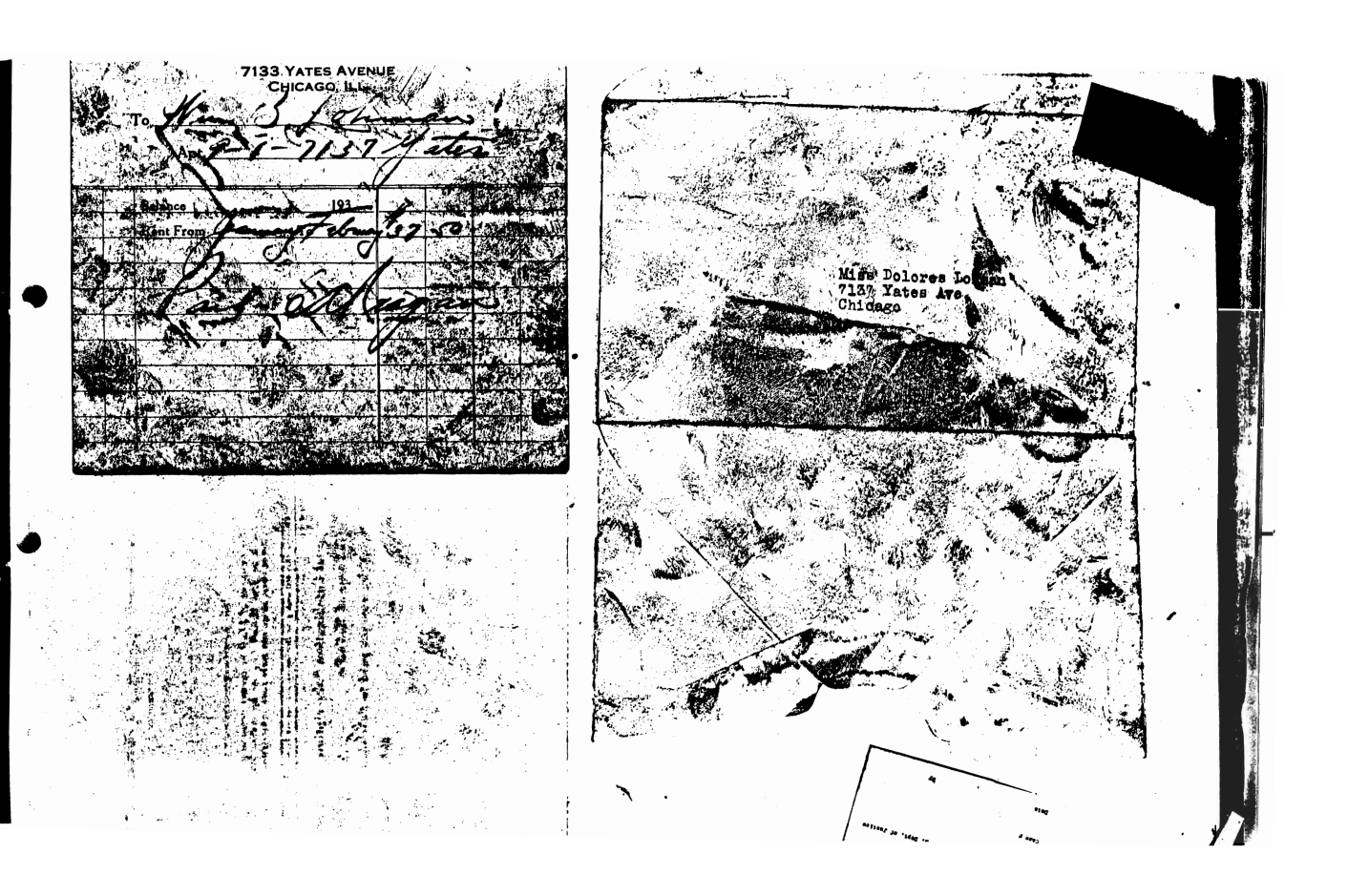
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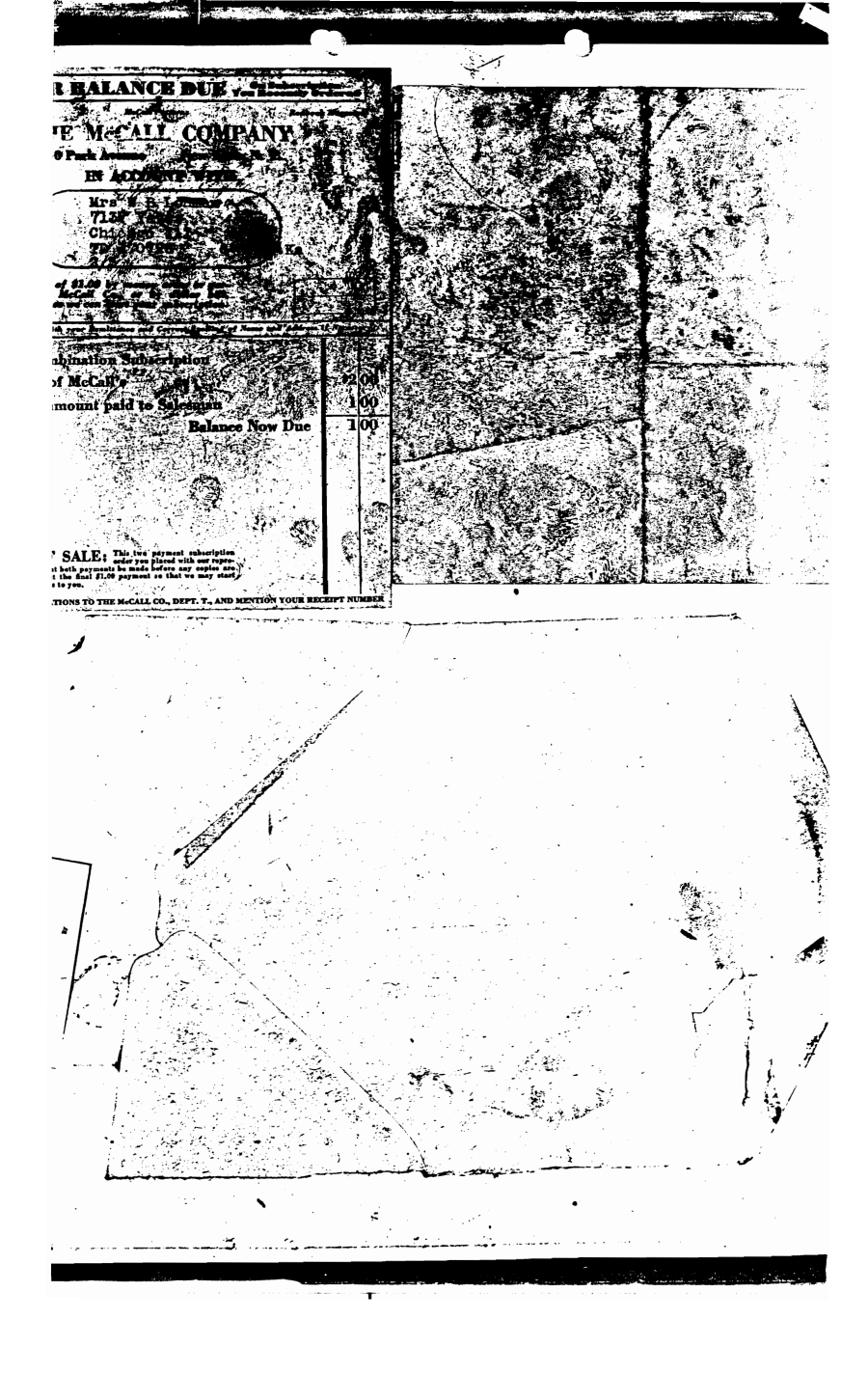
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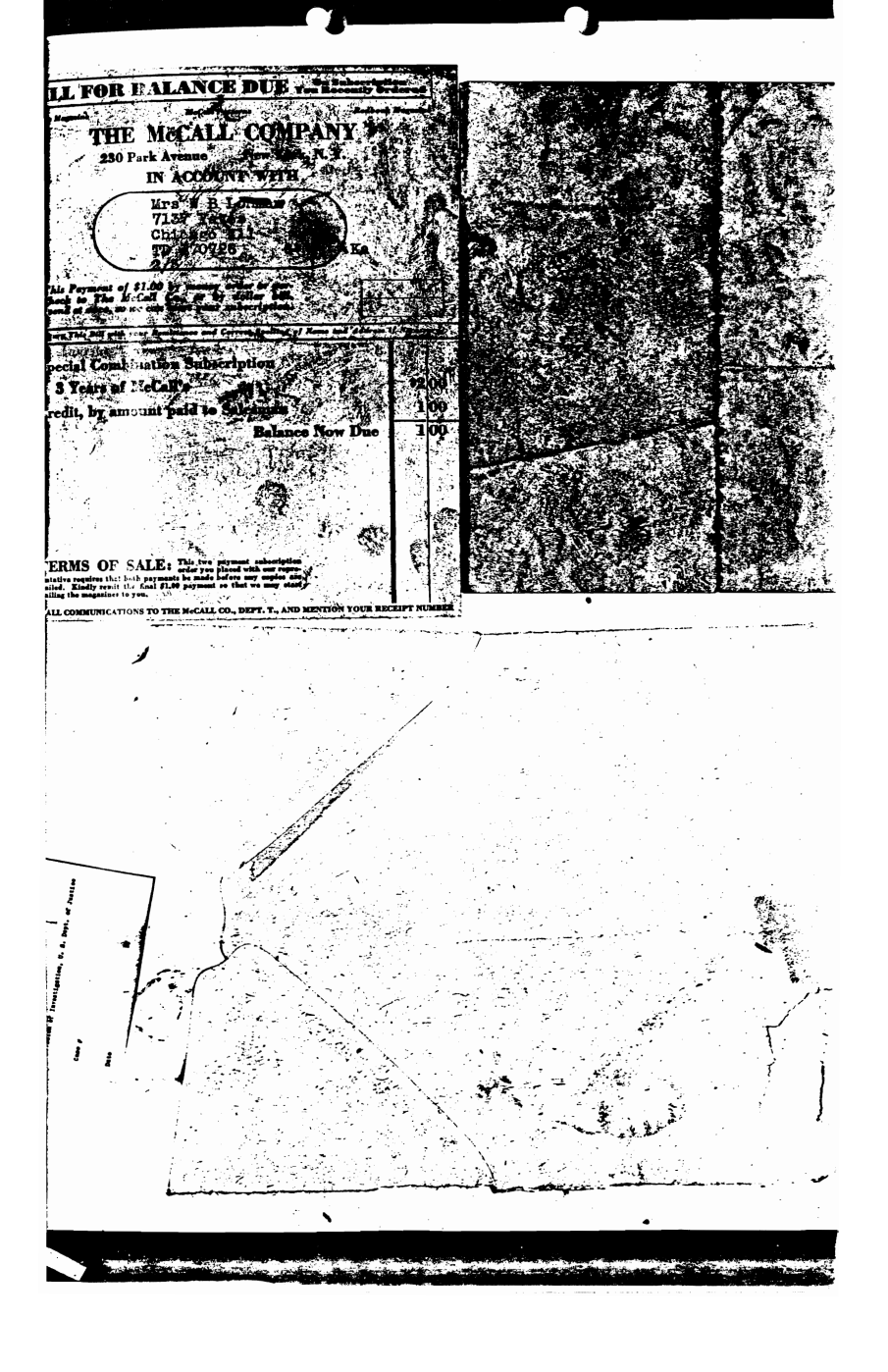
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# VOMAN'S HOME COMPANION Reading Club of Chicago blished 1914 408 Engineering Building, 205 West Wacker Drive, Chicago, Ill MBERSHIP RULES WAS a Home Consumon Reading Club Pay our representative 70 cents on signing of application. Paysolvetor Decents each month for 24 months and stathing thereafter. The first payment of The first is signing application to join the club entitles the Tabberther to first copies of all the magnines ordered the opineering with the III of months and stathing thereafter. The first payment of The first is signing application to join the club entitles the Tabberther to first copies of all the magnines ordered the opineering with the III of months and stathing thereafter. The first payment of The first is signing application to join the club entitles the Tabberther to first copies of all the magnines ordered the opineering with the III of months and stathing thereafter. The first payment of The first payment of the following named magnines ordered the opineering with the III of the first payment of the club entitles the Tabberther to first application. I agree they come a fame companion. The first payments in the amounts stated for the full time application to make regular monthly, payments in the amounts stated for the full time application to make regular monthly, payments in the amounts stated for the full time application to make regular monthly, payments in the amounts stated for the full time application to make regular monthly, payments in the amounts stated for the full time application to make regular for the full time. The first payments were the following the following the full time. The first payments were the following the following the following the full time. The first payments to first payments to first payments to first payments and the full time. The first payments the full time following the following the



### WOMAN'S HOME COMPANION Reading Club of Chic 408 Engineering Building, 205 West Wacker Drive, Chicago, Ill. Established 1914

MEMBERSHIP RULES THE WOMAN'S HOME COMPANION READING CLUB
Backed by The Crowell Rublishing
Company of New Compa below will be mailed regularly to subscriber when the application

will be extended.

To pay the collected To cents per month regularly for 24 months, in addition to 70 cents paid to our representative on signing of the application;

To notify Woman's House Companions Reading Club of any change of address;

To send remaining payments by mail if new address is outside of collection district.

Pay our representative 70 cents on signing of application. Pay collector To cents each month for 24 months and nothing thereafter.

The first payment of To contest on signing application to join the club entitles the subscribe to first copies of all the magazines ordered in connection with full 37 months' subscription to the Woman's Home Companion, The American Magazine, and 25 months' subscription to the other two magazines.

[DATE]

The first payment of To contest for the following named amagazines on the terms stated herein, for the time stated below and have made an initial payment of To cents to your representative on signing above

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NOTICE: Not responsible for more than 70 cents paid to representative. Notify the club in case you miss any of the magazines ordered.

NO CHANGES WILL BE MADE IN SELECTION OF MADAZINES STREET ALLICATION IS ACCEPTED.

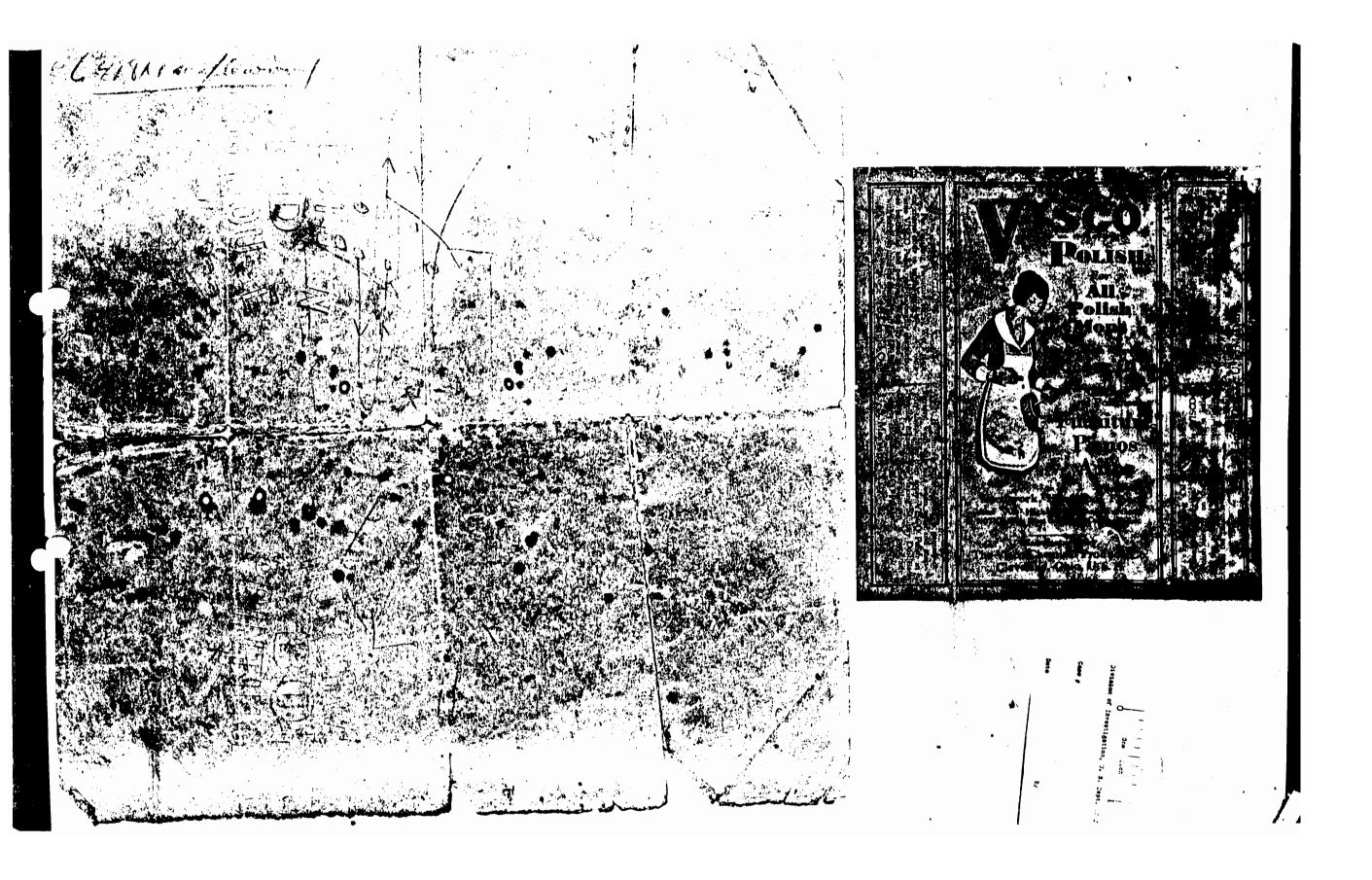
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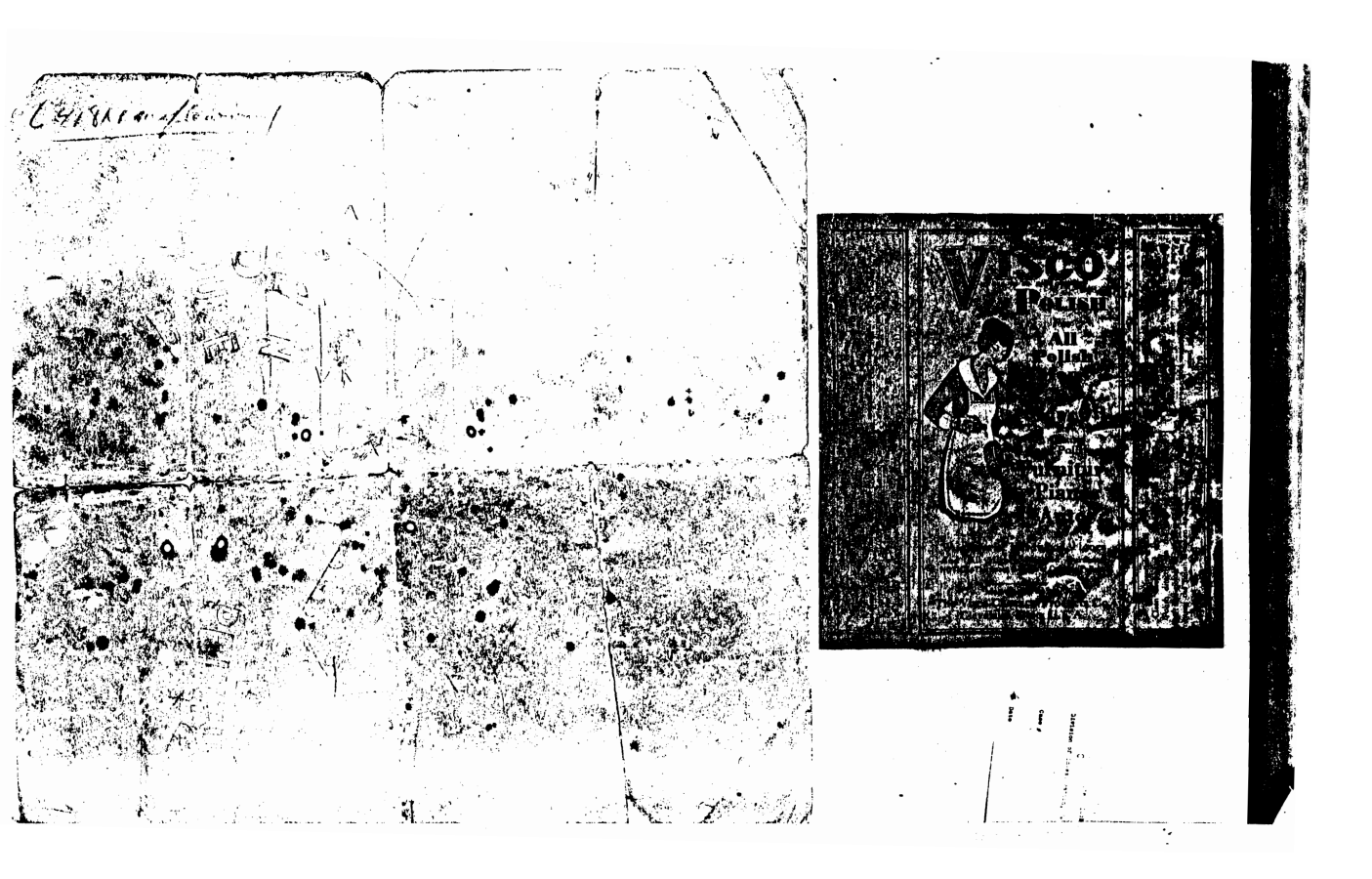
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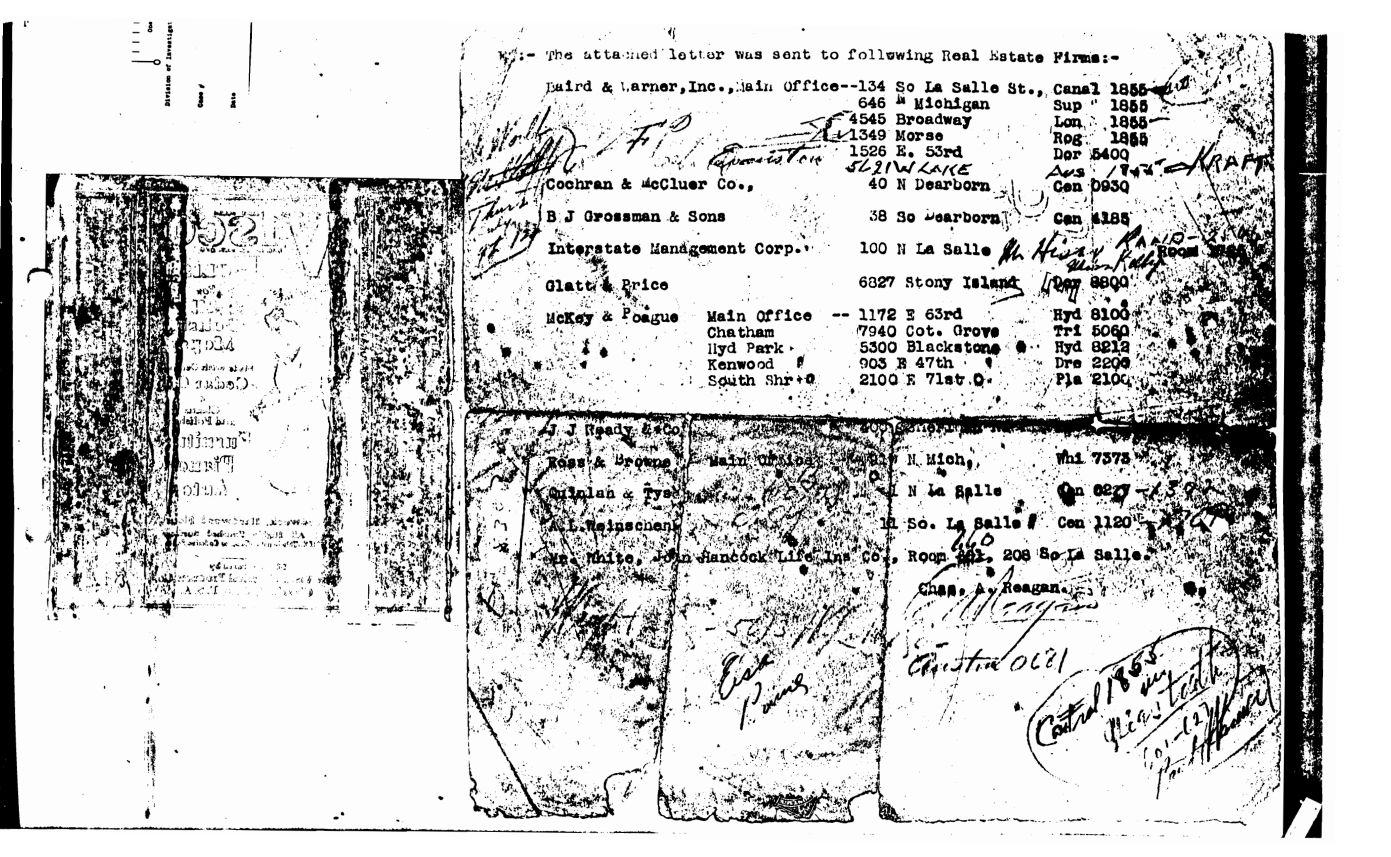
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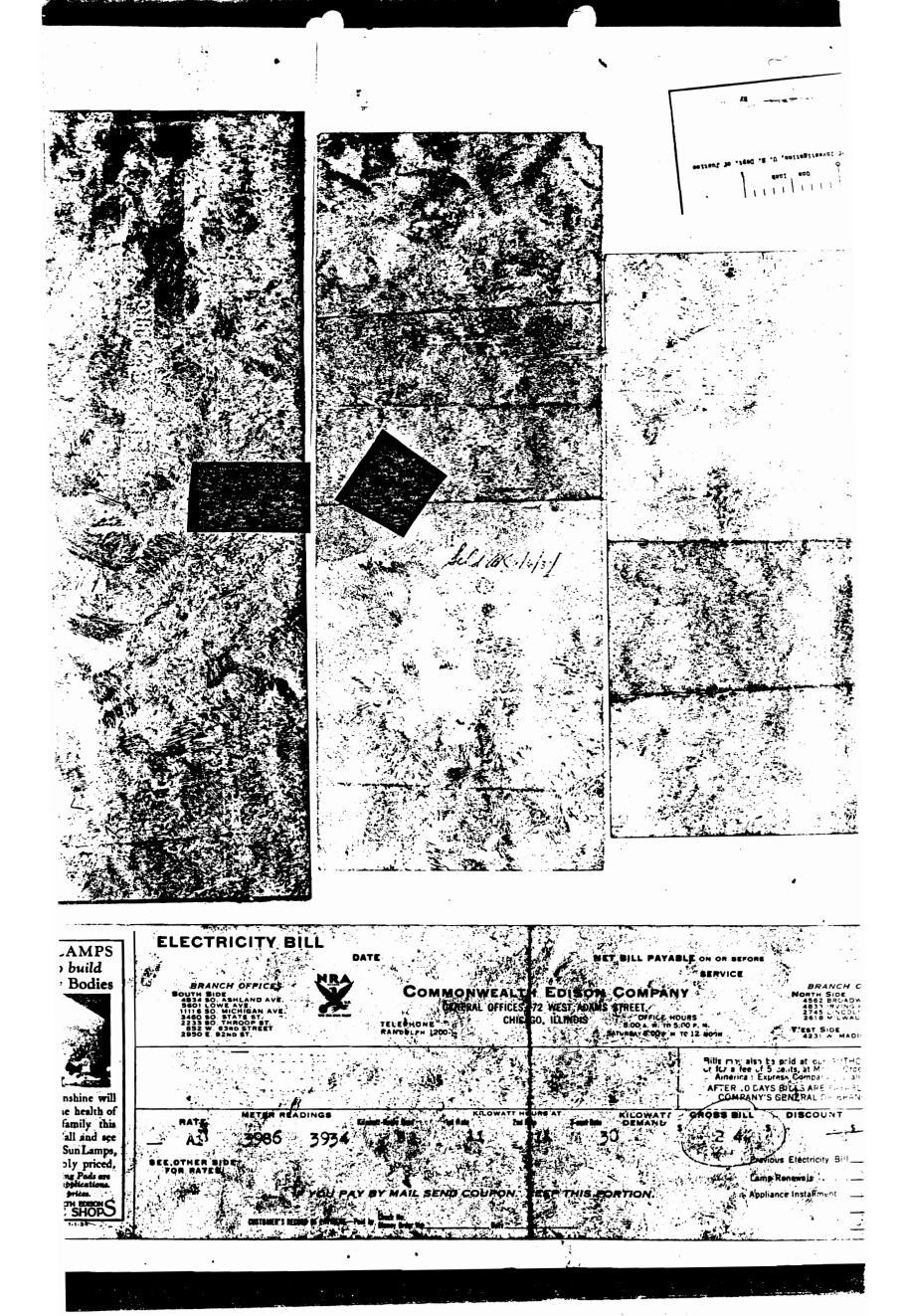
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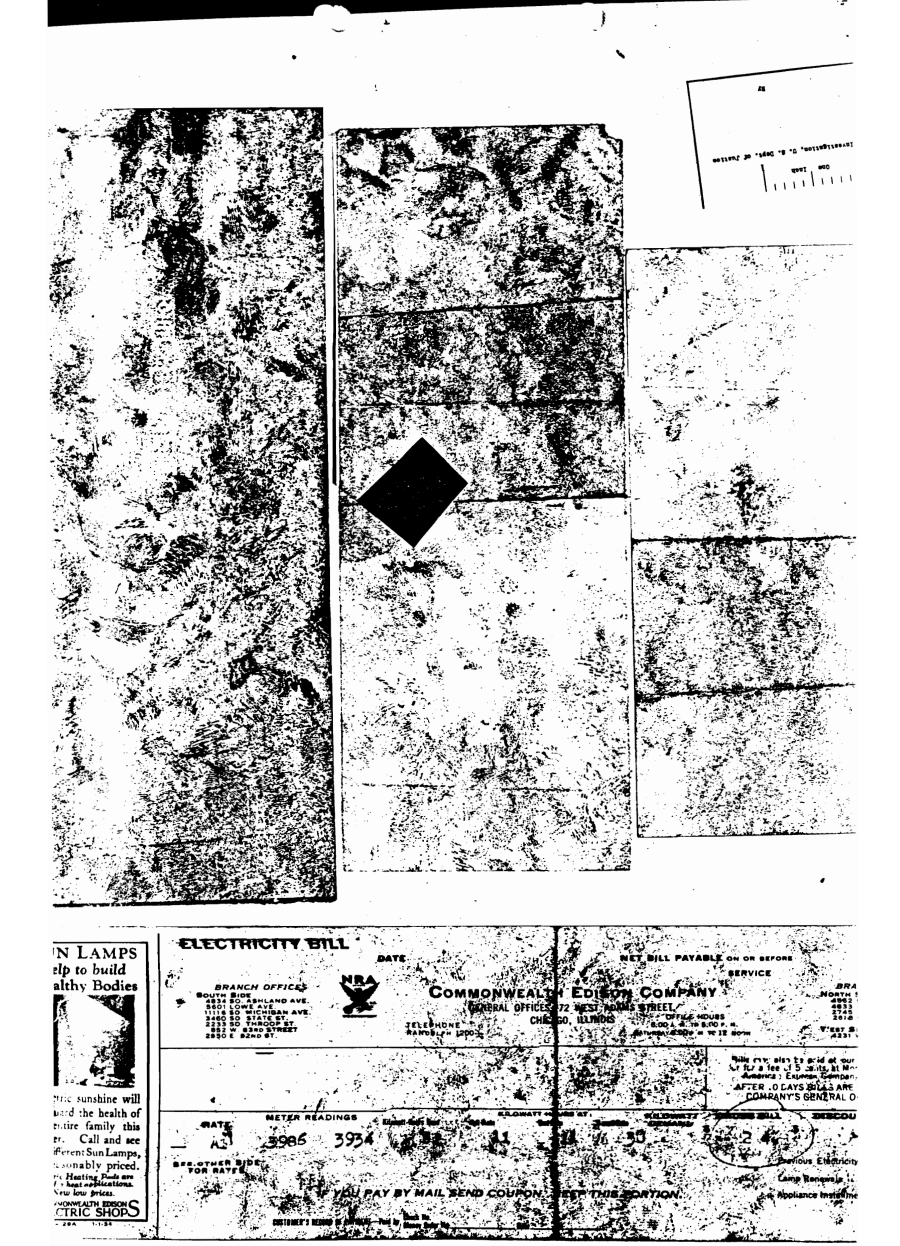




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### RATE "AL" GENERAL RESIDENTIAL SERVICE

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Prompt Payment Discount: I cent per kilowatt-hour from that part of any need his bill represented by charges under the first two portrains of the rate, provided the hill-be puld on or before ten day variety to date.

Minimum Charge: So ceats per month permeter.

Determination of number of rooms. The Chicago Real figure Boards or finance method of rating the number of rooms in a begin of an apartment.

### RATE "AZ" SMALL COMMERCIAL LIGHT AND POWER SERVICE

Demand Charge

2.26 per month per kilowatt of the maximum demand in the month.

Energy Charge from for all electricity used in the month. Prompt Payment Discount: A cent per kilowatt-hour, for any cath, provided the bill be paid on or before ten days after

Minimum Charge 59 cents per month per meter.

### RATE "A" AND "B." GENERAL SERVICE

9 cents per kilowatt-hour for electricity used equivalent to or less that the first 30 hours' use per mouth of the maximum demand in the mouth.

5 cents per kilowatt hour for additional electricity used equiva-less to or host on the next 30 hours' use per mouth of the massinguage dense d

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### RATE "AL" GENERAL RESIDENTIAL SERVICE

- 8 cents per kilowatt hour for electricity used in any month equivalent to or less then the first 3 kilowatt-hours per room;
  6 cents per kilowatt-hour for additional electricity used in the month equivalent to or less than the next 3 kilowatthours per room;
- 3 cents per kilowate-hour for all electricity used in the month in excess of the equivalent of the first 6 kilowate-hours per
- Prompt Payment Discount: I cent per kilowatt-libur from that park of any monthly bill represented by charges inder the first two portrols of the rate, provided the bill be paid on or before ten days after its date.
- Minimum Charge: 30 ceats per month per meter.
- Determination of number of rooms. The Chicago Real Estate Board's or floar / method of rating the number of rooms in a lieuse or an apartment.

### RATE "A2." SMALL COMMERCIAL LIGHT AND POWER SERVICE

- Demand Charge
- 52.29 per month per kilowalt of the maximum demand in the month.
- Energy Charge
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- Minimum Charge 59 cents per mouth per meter.

# RATE "A" AND "B."

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- 9 cents per kilowatt-hour for electricity used equivalent to or less that she first 30 hours' use per mouth of the maximum demand in the mouth.
- 5 cents per kilowart-hour for additional electricity used equipa-lent to or less than the next 30 hours' use per month of the maximum demand.
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### RATE "AL" GENERAL RESIDENTIAL SERVICE

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- Minlmum Charge: 30 cears per month per meter.
- Determination of number of rooms. The Chicago Real figure Board is of floar a method of tating the number of rooms in a hour and apartment.

### RATE "A2." SMALL COMMERCIAL LIGHT AND POWER SERVICE .

- Demand Charge

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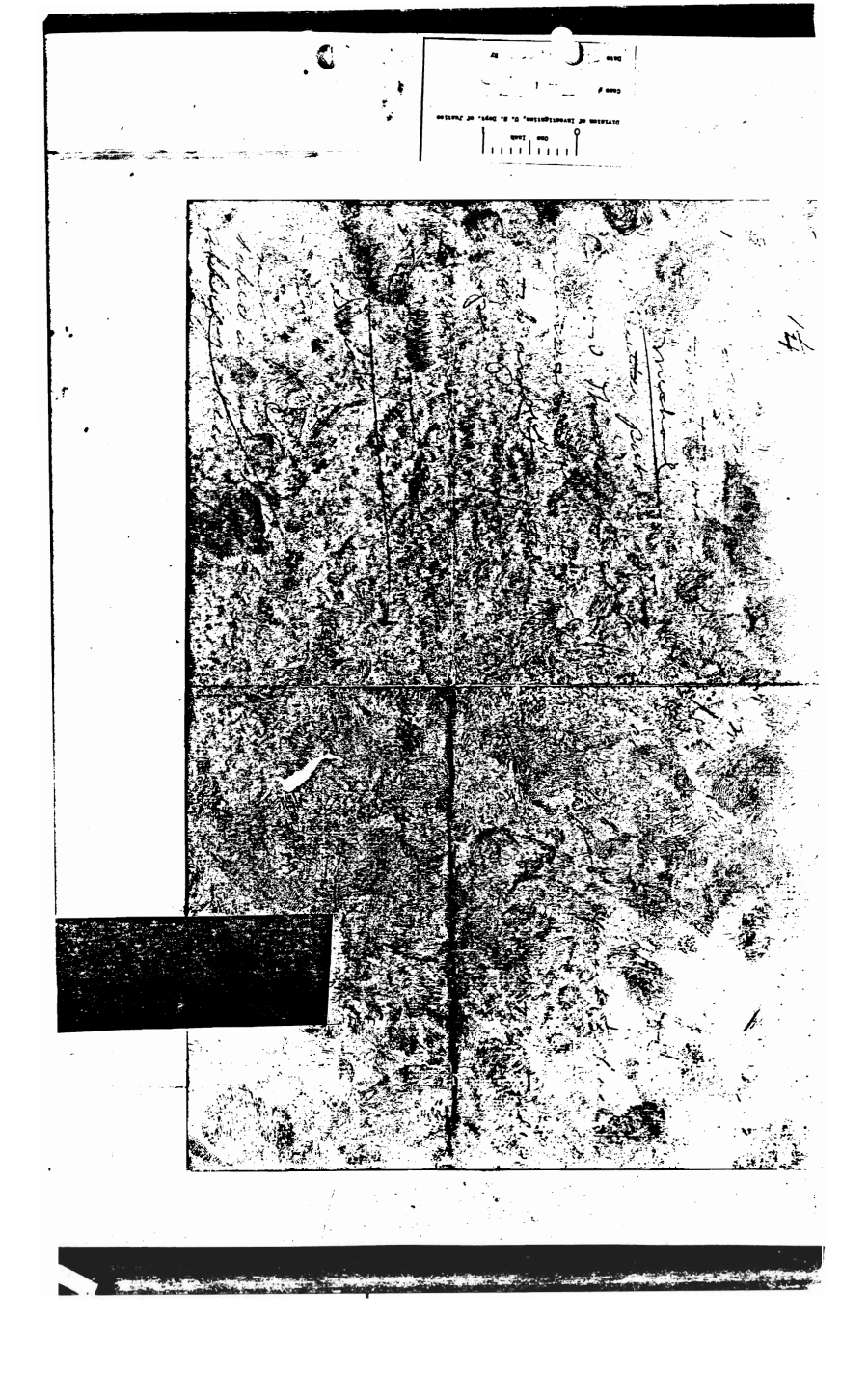
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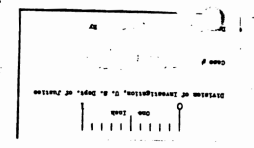
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Division of Investigation, U. S. Sept. of Justice

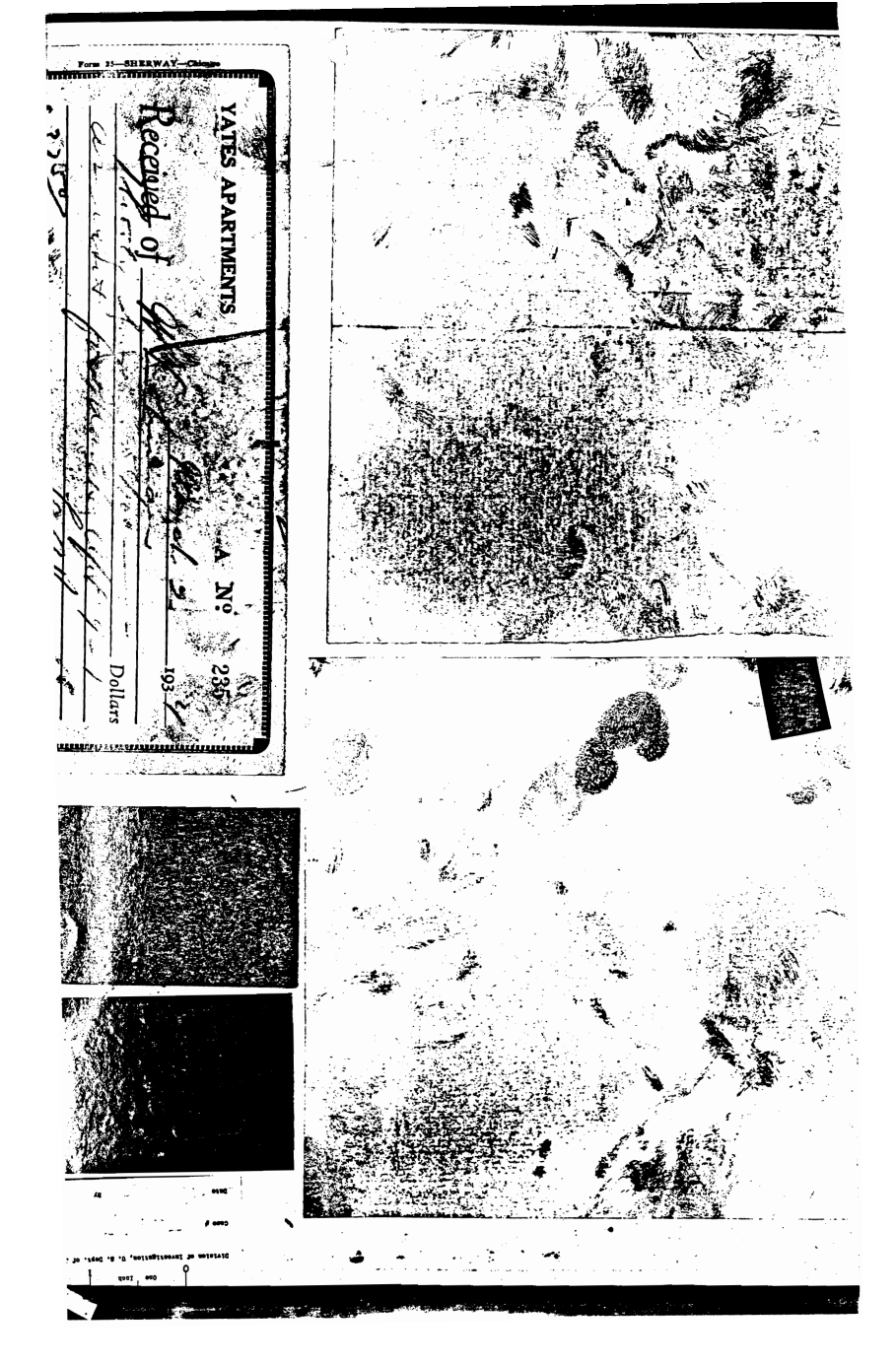


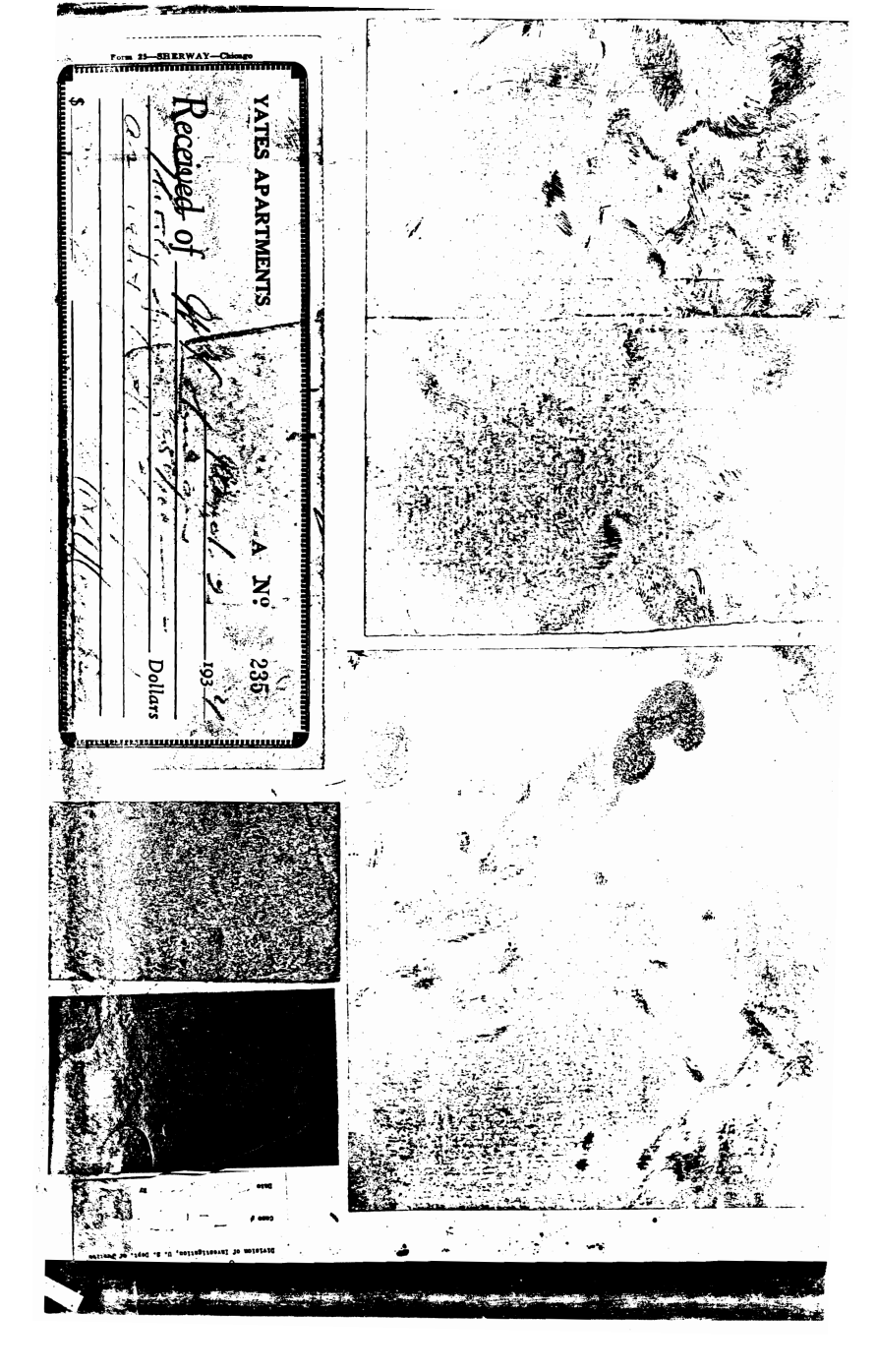


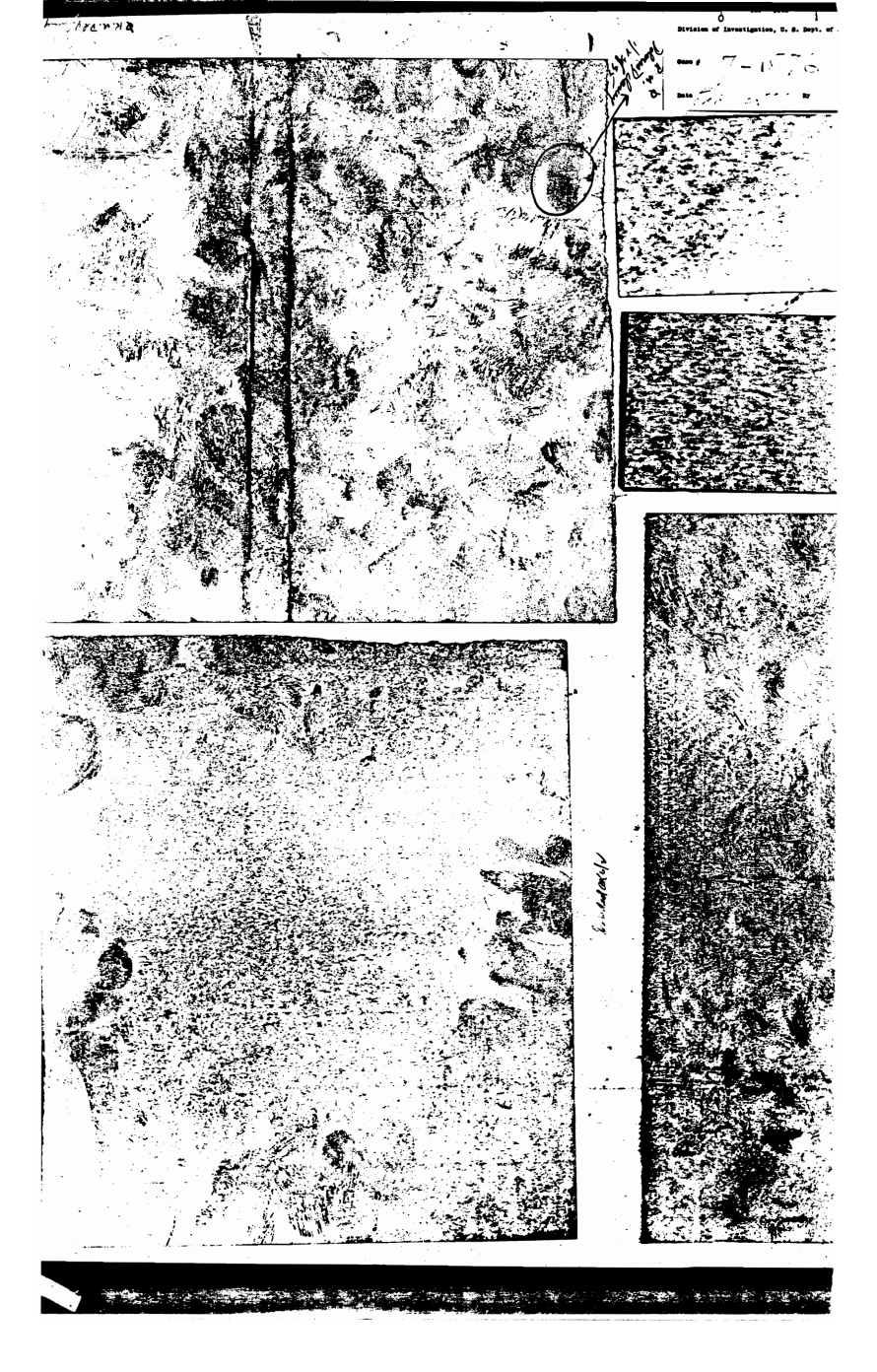


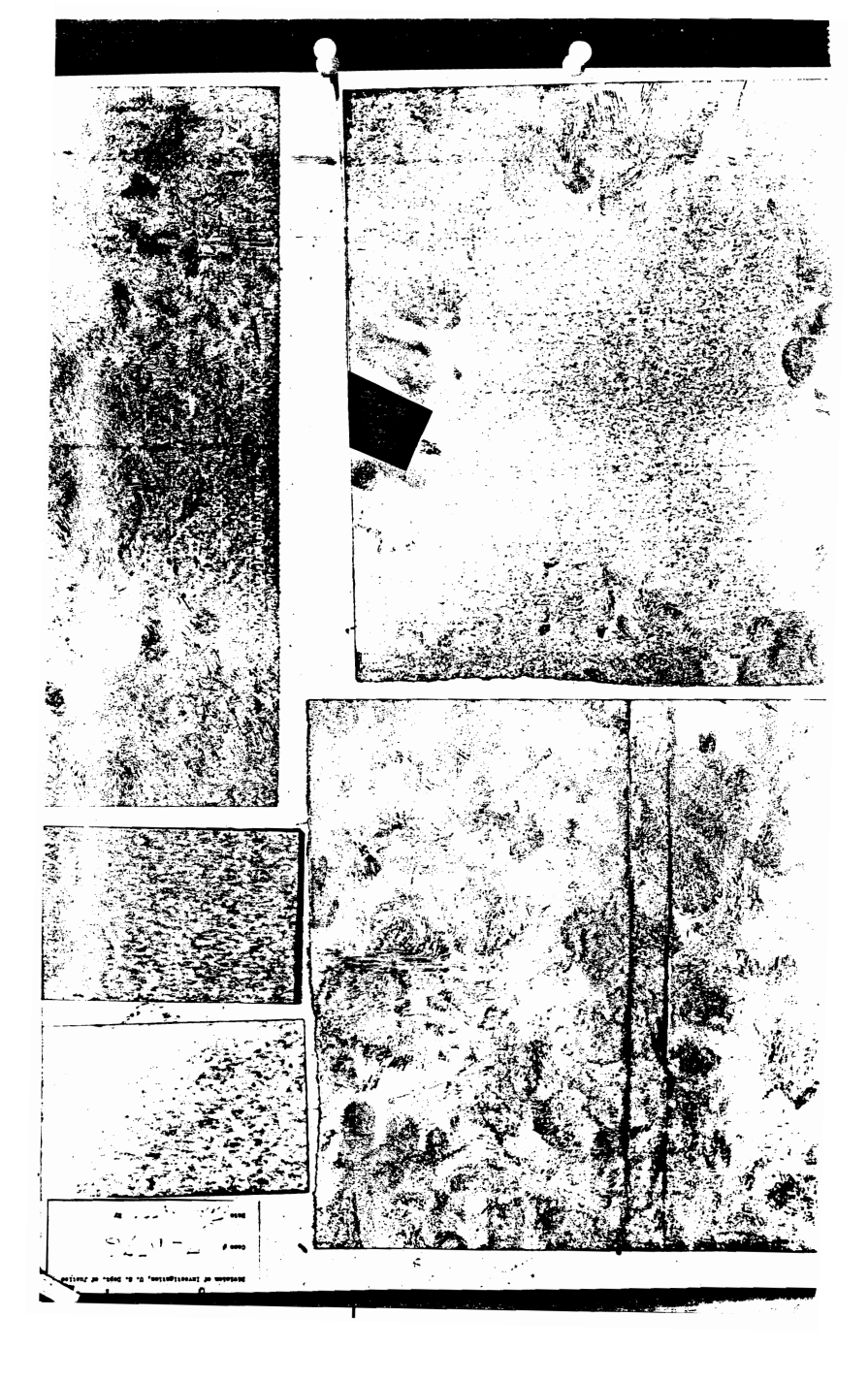
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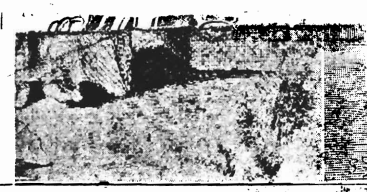








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# Once Again Novelist Lays Emphasis on the Virtue of Humility in Heart of Man

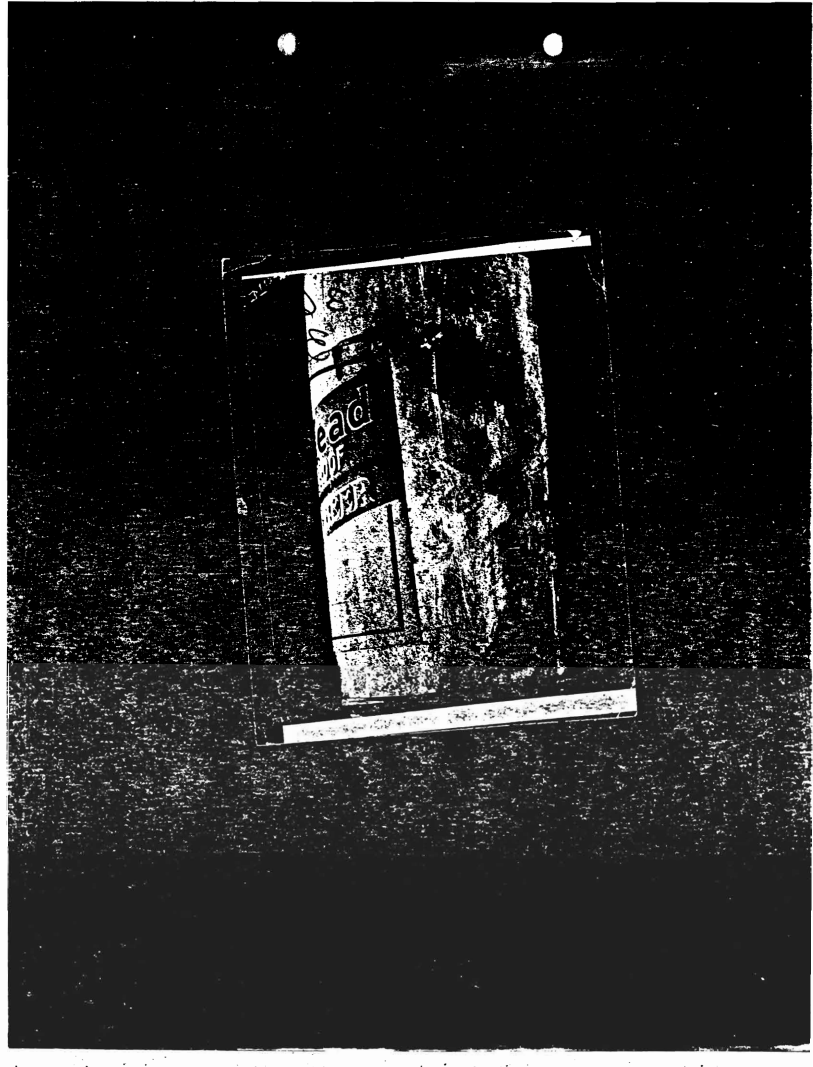
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dled, and was huried. And in Helf He lifted up his eyes, that country, who was being in torments, and saw Abraham afar off and Luza- called Caesar, having comrus. And he cried and said, Father Abraham have manded tribute-money to mercy on me, and send a agree that he may dip the tip be regularly paid to him b of his clarger of water and come for four for I am the acoust and being education for the acoust and one since the member that in thy life time libbs receiveds t good puted his right to it, these things, and likewise I right end librigs. But now, he spies thought they might, is consorted and likewise the spies thought they might, esthers and the of

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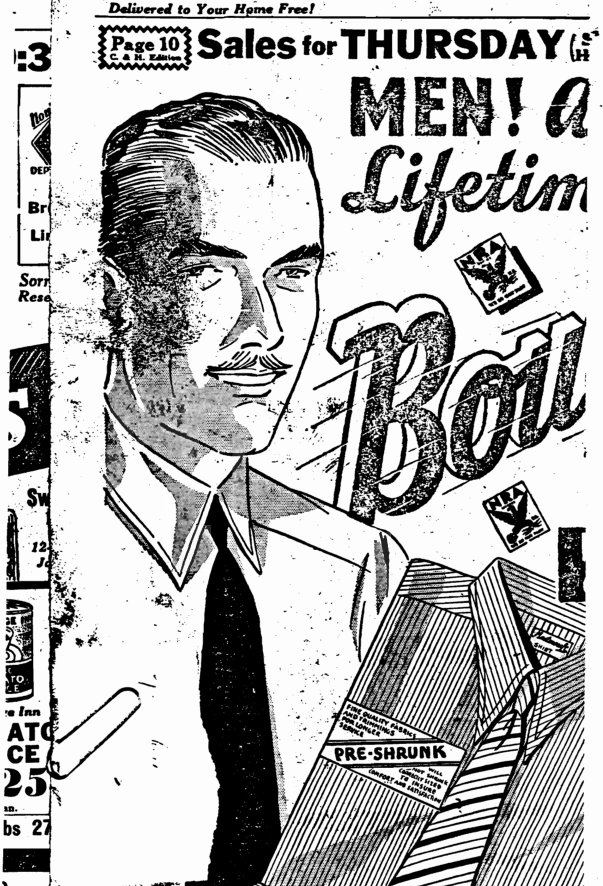
THE PHARISEES were so angry at being the and asstaught these things, that they employed some spies standingshafar off, to ask Our Saviour quesentrap HRIST, who their thoughts their thoughts

viour to say it was an unjust payment, and so to Saviour told them would bring himself under the Emperor's displeasure. Therefore, pretending to be at would be better pleased very humble, they came to men ince went apenilo with his prayer, because he Him and said, "Master you Tomble, to may, of made it with a humble and teach the word of God rightly, and do not persons on account of the wealth or high station. as is it lawful that we should pay



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## Jesus Calls Por Widow Greater Than All the Rest

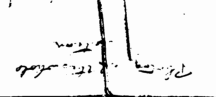
"Whose image, and white latter At last there came name, is this upon it? in ed thein. They Said

so they left Him

Saviour knew their same with a true at the and thoughts, as well as He knew that other men were conspiring again shim, and that he would soon be put to Death.

AS HE WAS teaching given these to the them thus, he sat near the Public Treasury, where people as they passed along the street, were accus-





APARTMENT LEASE

(Sixty Day Clause)

and by Renting Division, Chicago Real Estate Se **FROM** SPENCER

CORPORATION

REAL ESTATE AND PROPERTIES MANAGEMENT

30 SHEERSHIP GOR

10 NORTH CLARK STREET

5 Desibota 9403

GEORGE ECOLES COMPARE

## RULES AND REGULATIONS

Regulations for Use of Laundry

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Signments at the replacement of this label by home or time of otherwise. Leaves shall yield be impossible to make the place disposition of the place of the place

(To equalize expiration dates of leases, write this lease to the last day of any month other than April or September.)

This Indenture, made this Fourteenth - day of the member A. D. One Thousand Nine Hundred and Thirty three between RUSS KET SPERCES COMPANY ACKLITS FOR YATES APTS.

hereins iter called Lescon, and WILLIAM By LOHMAN hereins jet failed Lescon to the part of Lesson does hereby damise and lease to Lesson for me only by Losse and for a private residence or dwalling only, the premises known and described as follows, to with Apartment No. 10 and 10 a

ocated at 7137 Tabes 1. September 1. Septemb

follows:

First - Cases shall bey to Leader at the offerest year that a street of the forting agreement of the first shall be compared by the parties heart of that the street of an agreed by the parties heart of that the street of an agreed by the parties heart of that the street of an agreed by the parties heart of the parties of an agreement of the parties of th

names and the execution hereof, and is satisfied with the physical condition precedent to his necep-possession thereof shall be conclusive evidence of his receipt theteof in good order and toping, except as otherwise specified hereon, and agrees and admits that no representation as to the caudition or repair thereof has been made by Lessor or his agent, which is not herein expressed, or endoused hereon; and likewise agrees and admits that no agreement or promise to decorate, after, repair or improve said premises, either before or after the execution hereof, not contained herein, has been made by Lissor or his agent.

hereor; and likewise agrees and admits that no agreement or promise to decorate, after, repair or improve said premises, either before or after the execution hereor, not contained herein, has been made by Lessor or his agent.

Fifth.—Lessoe shall keep the said premises and the walls, ceilings, floors, woodwork, paint, plastering, plumbing, pipes, fixtures, kitchen ranges, globes and glassware, and appurtenances thereto in said demised premises in a clean, sightly and healthy condition, and in good repair, all according to the statutes and ordinances in such cases made and provided, and the directions of public officers theretanted duly authorized, all at his own expense, and shall yield the same back to Lessor upon the termination of the said lease, whether such termination shall occur by expiration of the term or in any other manner whatevers, in the same condition of cleanliness, repair and sightliness as at the date of the execution hereof, loss by fire and reasonable wear and tear excepted. Lessoe shall make all necessary repairs and renewals to walls, ceilings, floors, woodwork, paint, plastering, plumbing, pipes and fixtures in or upon said premises whenever damage or injury to the same shall have resulted from misuse or neglect or any cause other than Lessoe's acts, and replace broken globes, glass and fixtures with material of the same size and quality as that broken. Lessee shall have resulted strong or worn-out parts of kitchen ranges or appurtenances thereto or appliances thereof when the same shall have been lost or broken by Lessoe or any other person. If, however, the said premises shall not thus be kept in good repair and in a clean, sightly and healthy condition by Lessoe, as aforesaid, Lessoe may enter the same, himself or by his agents, servants or employes, without such the premises by Lessoe, and Lessor may replace the same in the same condition of repair, alghiliness, healthiness and cleanliness as existed at the date of execution hereof, and Lessoe appears to pay Lessor, in addition to the

Shifth —Lesses shall allow Lessor, his agents, employes or servants, or any other person thereunts authorised by Lessor, free access to the premises hereby leased for the purpose of examining the same, to excertain if the same are in a clean, sightly and healthy condition, and to make such repairs or alterations as Lessor may see fit to make, and to exhibit the same to prospective purchasers of the building in which said premises are contained, and to prospective tenants in the place of Lessee, and for the least mentioned purposes to allow to be placed in and upon said premises, at such places as may be directed by Lessor, notices of "For Rent"; and Lessee undertakes and agrees that peither he nor any persons within his control will interfere with said notices when thus placed Lessor shall have the right of access herein mentioned with er without Lesses's consent. If Lesses or any privided, or to allow the placing of any "For Rent" notice as in this paragraph provided, or to allow the placing of any "For Rent" notice as in this paragraph provided, or stall interfere with any such notice, he shall pay to Lessor, as liquidated damages and not a penality, for each such violations a sum equivalent to three souths' rent, it being recognized that the actual damages caused by such violations, while real and substantial are very difficult, if not impossible, of societalizations.

est ascertainment.

Severth.—Lessor shall not be liable to Lessos for any damage or injury to him or his property economed by the failure of Lessor to heep said premises in repair, and shall not be liable for any injury done or occasioned by wind or by or from any defect of plumbing, electric wiring or discussion thereof, gas jupes, water pipes or steam pipes, or from better stairs, porches, railings or waits, or from the backing up of any sawer pipes or downspout, or from the bursting, leaking or runaing of any tank, tub, washetand, water closet or waste pipe, drain, or any other pipe or tank injugo or about said building or premises, nor from the secape of steam or water from any radiator, is being agreed that said radiators are under the control of Lessos, nor for any such desapage or injury done or occasioned by the failing of any fature, plaster or stuce, only fifty injurity of the occasioned by the failing of any fature, plaster or stuce, nor for any such damage or injury done or occasioned by the failing of any fature, plaster or stuce, nor for any damage or injury arising from any act, emission or negligence of co-tenants or of other persons, occupants of the mane building or of adjoining or contiguous buildings or of owners of adjovents or contiguous buildings or of owners of adjovents or contiguous buildings or any such damage or injury being hereby expressly waived by Lessoe.

Eighth.—Lessos shall not attach, after or exhibit or permit to be attached, affixed or exhibited.

property, or of Lessor's agents or Lessor himself, all claims for any such damage or injury being hereby expressly waived by Lessoe.

Eighth—Lessos shall not attach, affix or exhibit or permit to be attached, affixed or exhibited, except by Lessor or his agent, any articles of permanent character or any sinem, attached or described, with any writing or printing thereon, to any window, floor, celling, door or wall in any place in or about said premises, or upon any of the appartenances thereto, without in each case the written consent of Lessor first had and obtained, and shall not commit or suffer any waste in or about said premises; and shall make no changes or alterations in the premises by the errection of partitions of the papering of walls, or otherwise, without the consent in writing of Lessoy; and it, or each shall affix additional locks or boils on doors or windows, or shall place in, and apartment. Hotting of batteries, such locks holts and other fixtures shall remain for the benefit of Lessoy, and without environe of passwal or maintenance to Lessor. Lessor shall have the privilege of polatings the agent (as agent Lessor, IT is does not desire to retain the same. In may biguage, and lighty the agent is applicable, and and obtained, such locks.

Bighth—Where the billfulls is outproof that the privilege of volating the same (if he desires, if the vertex of the places, and in the radiators a reasonable hadres, if the weather and temperatures resulting the large of the large of the succeeding year for the prevented by strike, accident, or other cause beyond the control of preventions of the large of each of the provided in an beyond the control of preventions of the paper and heat. Lessor shall not be held liable for any niture or dample whethere within any and spire and heat. Lessor shall not be held liable for any niture or dample whethere within may affect our tendered unitary or dample the reput very dample of the paper and heat. Lessor shall not be near the control of prevention of series of the sing

Tenth.—In base said premises shall be rendered untenantable by fire, explosion or other casualty, Lessor may, at his option, terminate this lesse or repair said premises within thirty days. If Lessor does not repair said premises within thirty days. If Lessor the property said premises within said time, or the building containing said premises shall have been wholly destroyed, the term hereby created shall cases and determines.

IN THE PRESENCE OF

Chas A Reagan, Egr. Yates Apts.

WITNESS the hands and scale of the parties hereto the day and year first above writtening RUSSELL SPENCER COMPANY ACRITS

YATES Apartments -

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and remove Lessee or any other person who may be occupying the said premises or any part thereof as a member of his farmity or otherwise, and Lessor may use such force in and about expelling and removing Lessee and said other person as may reasonably he hecessary and Lessor may re-posses houself of the said premises as of his former estate, but said entry of said premise shall no constitute a trespuss or foterble entry or detainer, nor shall it cause a forfelture of rents due by virtue thereof, nor a waiver of any covenant, agreement or promise in said lease contained, to be performed by Lessee. Lessee hereby waives all notice of any election made by Lessor herounder, demand for rent, notice to quit, demand of possession, and any and all notices and demands whatsoever, of any and every nature, which may or shall be required by any statute of this state relating to forcible entry and detainer, or I landford and tenant, or any other statute, or by the common law, during the term of this lease or any extension thereof, or any hold-over tenancy greated by arts of the parties. The acceptance of rent, whether in a single instance or repeatedly, after it falls due, or after knowledge of any breach hereof by Lessee, or the giving or making of any notice or demand, whether according to any statutory provision or not, or any act or series of acts except an express written waiver, shall not be construed as a waiver of Lessor's right to any without notice or demand or of any other right hereby given Lessor, or as an election not to proceed under the provisions of this lease.

Thirteenth.—If Lessee's right to the possession of said premises shall be terminated in any way, and premises, or any part thereof, may, but need not, be relet by Lessor, for the account and benefit of Lessee, for such rent and upon such terms and to such persons and for such period or periods as may seem fit to the Lessor, but Lessor shall not be required to accept or receive any tenant offered by Lessee, nor to do any act whatsoever, or exercise any diligence whatsoever, in or about the pre-curing of another occupant or tenant to mitigate the damages of Lessee or otherwise, Lessee hereby waiving the use of any care or diligence by Lessos in the reletting thereof; and if a sufficient sun shall not be received from such reletting to satisfy the rent hereby reserved, after paying the suprases of reletting and cohection, including commissions to agents, which shall be figured and allowed to Lessor at the rate of five per cent on the total amount of the rent reserved by such reletting, but is no event to be less than Ten Dollars, and including also expenses of redecorating, Lessee agrees to pay and satisfy all deficiency; but the acceptance of a tenant by Lessor, in place of Lessee, shall not oparate as a cancellation hereof, nor to release Lessee from the performance of any covenant, promise or agreement herein contained, and performance by any substituted tenant by the paymont of rest, exchanges the Tenanc shall not adjusted to the obligations of Lessee arising hereinsder.

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\*\*Emericant Section 1.\*\*\*

\*\*Emericant Section 1.\*\*

Fourteenth.—Lesses shall pay and discharge all costs, expenses and attorney's fees, which shall be incurred or expended by Lessor in enforcing the covenants and agreements of this jesse, whether, by the institution of litigation or in the taking advice of counsel, or otherwise.

by the institution of litigation or in the taking advice of counsel, or otherwise.

Fifteenth.—If default be made in the payment of the rent hereinabove reserved, or of any installment thereof as herein provided, Lassee does hereby irrevocably constitute any attorney of any Court of Record in this State, attorney for him and in his name, from time to time, to waive the issuance of process and service thereof, to waive trial by jury, to confess judgment in favor of Lessor, his heirs, executors, administrators or assigns, and against Lessee, for the amount of rent which may be then due, by virtue of the terms hereof, or of any extensions or renewals hereof, or by virtue of any holdower after the termination hereof, and which may be in default, as aforegaid, together with the costs of such proceedings, and a reasonable sum, but at no time less than Ten Dollars, for plaintiff atterner's fees in or about the entry of said judgment; and for said purposes to file its said cause his cognovit thereof, and to make an agreement in said cognovit, or elsewhere, waiving and releasing all errors which may intervene in any such proceeding, and waiving and releasing all related attornery may lawfully do by virtue hereof. Lessors shall have a first lien on Lessee's interest hereunder, and on Lessee's property now or hereafter located in said premises, or elsewhere, to secure the payment of all moneys due hereunder, which lien may be foreclosed in couity, and in case of any such foreclosure proceeding, a receiver shall be appointed to take possession of said premises and property and relet the premises under order of court.

Sixteenth,—The obligation of Lessee to pay the rent reserved hereby during the balance of the

Sixteenth.—The obligation of Lessee to pay the rent reserved hereby during the balance of the term hereof, or during any extension hereof, or any hold-over tenancy created by acts of the partiss shall not be deemed to be waived, released or terminated, nor shall the right and power to confere sudgment given in clause fifteenth hereof be deemed to be waived or terminated, by the service of any five-day notice, other notice to collect, demand for possession, or notice that the tenancy hereby created will be terminated on the date therein named, the institution of any sotion of forcible detailsee or glootment or any indement for possession that may be rendered in such action, or any other act or any resulting in the termination of Lessee's right to possession of the demised pression. The Lessor may collect and receive any rend due from Lessee, and parment or receint thereof shall not write or affect any such notice, demand, aut or judgment, or in any major whatsoever waive, affect, change, modify or alter any rights or remodies which Lessor may have by virtue hereof.

Seventhers the The rules and regulations contained on the reverse side hereof are made a part hereof by reference and incorporated herein, and Lessee shall observe the same. Failure to keep history observe the same and incorporated herein, and Lessee shall observe the same. Failure to keep history were contained herein as covenants, and a failure to observe the same shall be of the same effort. Lessee shall keep and observe such further reasonable rules and regulations as may later be required by Lessor, which may be necessary for the proper and orderly care of the building of which the premises herein demised are a part.

ser be required by Lessor, which may be necessary, which the premises herein demised are a part.

Eighteenth, All covenants, promises, representations and agreements herein contained and and promises, administrators appetively of Lessor and Lessoe.

Mineteenth.—The rights and remedies hereby created are cumulative and the use of one remed, shall not be taken to exclude or waite the right to the use of another.

Twentieth.—The words "Leisor" and "Lessee" wherever and whenever used herein, though appreciate in the singular number, shall nevertheless be taken to apply to the persons, one or mentages or female, and by the firms or corporations, though plural in number, respectively, as the again made or female, and by the firms or corporations, though plural in number, respectively, as the again made or female, and by the firms or corporations, though plural in number, respectively, as the again shall be construed, accordingly, regardless either of number or sender thereof. If there is no more than one Lessee the warrant of attorner contained in Clause "PIFTERNTI!" is given joint and severally and shall suthorize the entry of appearance of valver of issuance of process and trial by jury, by and confession of judgment, against, any one or more of such Lessees.

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this lease.

Thirteenth.—If Lesses's right to the possession of talk premises shall be termineted in anyay, said premises, or any part thereof, may, but need sot, be relet by Lessot. We the account and used to Lesses, for such rent and upon such terms and is such persons and for such period or period as may seem fit to the Lessor, but Lessor shall not be required to accept or vession any tensar shead by Lesses, nor to deary act whatsover, or exercise any diligence whatsover, in or about its prequiring of another occupant or tensant to mitigate the damages of Lesses or observing. Lesses any call gence of any care or diligence by Lesses in the reletting thereof, and if a sufficie sum shall not be received from such reletting to satisfy the rent hereby reserved, after paying the spences of reletting and callection, including commissions to agents, which shall be direct and alleed to the less than Ten Dollars, and including alleb supeases of relecting Leibes agreets on the control of the complete of relections in the secondary of a symmetry of the paying the spence of account of the complete of relections. Leibes agreets on the paying the spence of the complete of relections and the paying the spence of a symmetry and satisfy all deficiency; but the acceptance of a symmetry in the paying the spence.

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Fourteeath.—Lessoe shall pay and discharge all costs, expenses and attoring's Poss, whis, shell be incurred or expended by Lessoe in enforcing the covenants and agreement of this fease, theires by the institution of litigation of in the taking advice of counsel, or otherwise.

Fifteenth.—If default be made in the payment of the rest indivinables passwel, or of any house, ment thereof as herein provided. Lessoe does havely irrevecebly constitute any attention of any Court of Record in this State, attorney for him and in his thans, from time to time, thy wise the summer of process and service thereof, to waive trial by jury, to confess judgment if fiver of Lesor, his helm, executors, administrators or assigns, and against Lessoe, for the amount of the twice of any holdows after the terms hereof, or of any extensions or renewall, hereof, or by time of any holdows after the terms hereof, or of any extensions or renewall the Twe Dollars, for the cost of such proceedings, and a reasonable sum, but at an time less then Twe Dollars, for plaintiff's attorney's fees in or about the stary of said judgment, and for said purposes to file asside cause his comovit, thereof, and to make his agreement in said controll, or elsewive, wairing and releasing all errors which may intervent his say such proceedings, and wairing and reviewed in and lessoe hereby confirms all that said attorney may lawfully the by virtue hereof, keens and had for a first to writ of error, and consenting to an immediate execution upon such his may be affect in on Lessoe's interest hereunder, and on Lessoe's property now or becaute the heavest of the may be affected in the may be all the may be described. nt of all mo

foreclosed in equity, and in case of any such foreclosure proceeding, a receiver shall be supstituted to take possession of said premises and property and relei the premises under order of court take possession of said premises and property and relei the premises under order of court take possession of said premises and property and relei the premises under order of court form hereof, or during any extension hereof, or any hold-over tensary created by acts of he parties shall not be deemed to be waived. released or terminated, nor shall the right and glower to confess indigment given in clause fifteenth hereof be deemed to be waived or terminated, by the service of any five-day/notice, other notice to colocit, demand for possession, or notice that the tensary hereby created will be terminated on the date therein named, the institution of any section of forcibie detailer or ejectment or any judgment for possession that may be rendered in such action, or any other act or acts resulting in the termination of Lessow's right to possession of the demised premises. The Lessor, may collect and receive any rent due from Lessoe, and payment or receipt theory shall not waive or affect; any such notice, demand, suit or fudgment, or in any manner whatsoer waive, affect, change, modify, or alter any rights or remedies which Lessor may have by viriue hereof.

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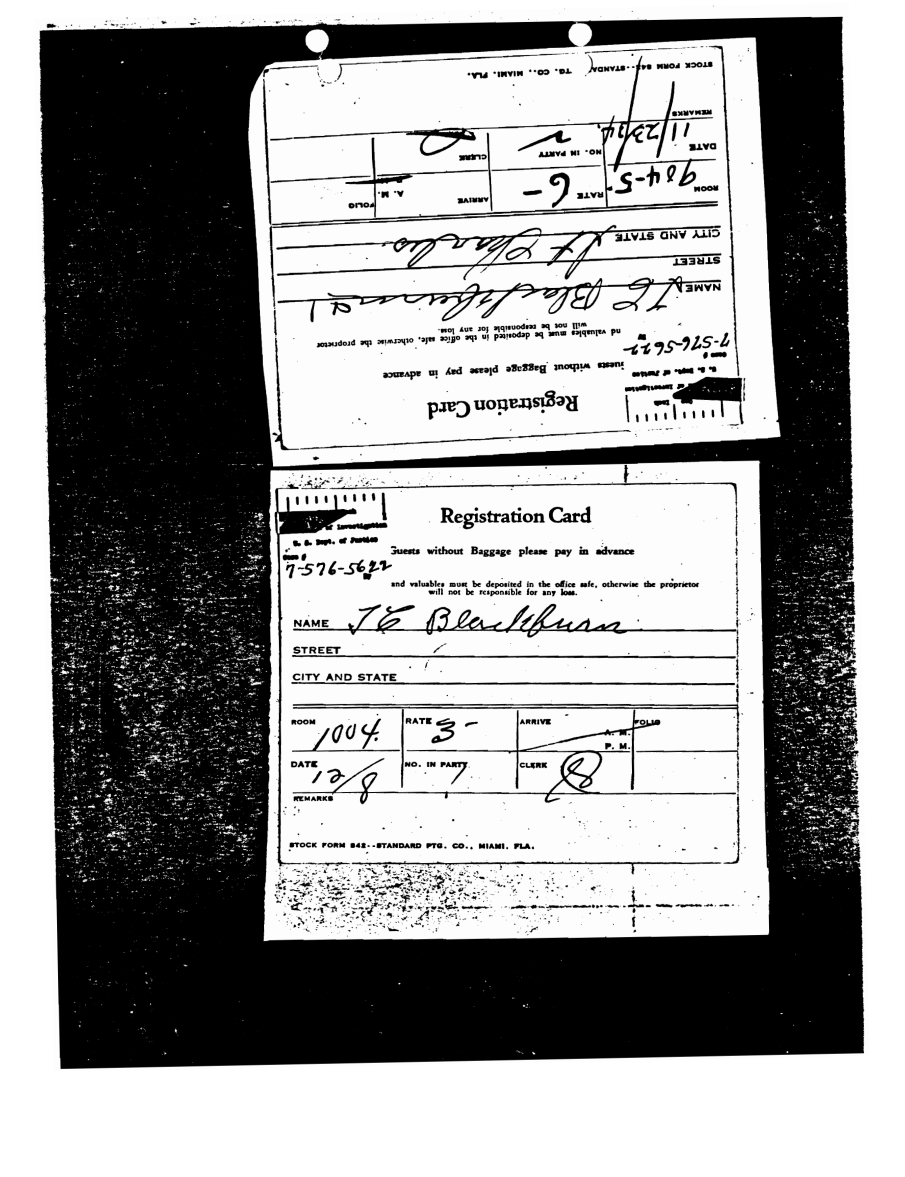


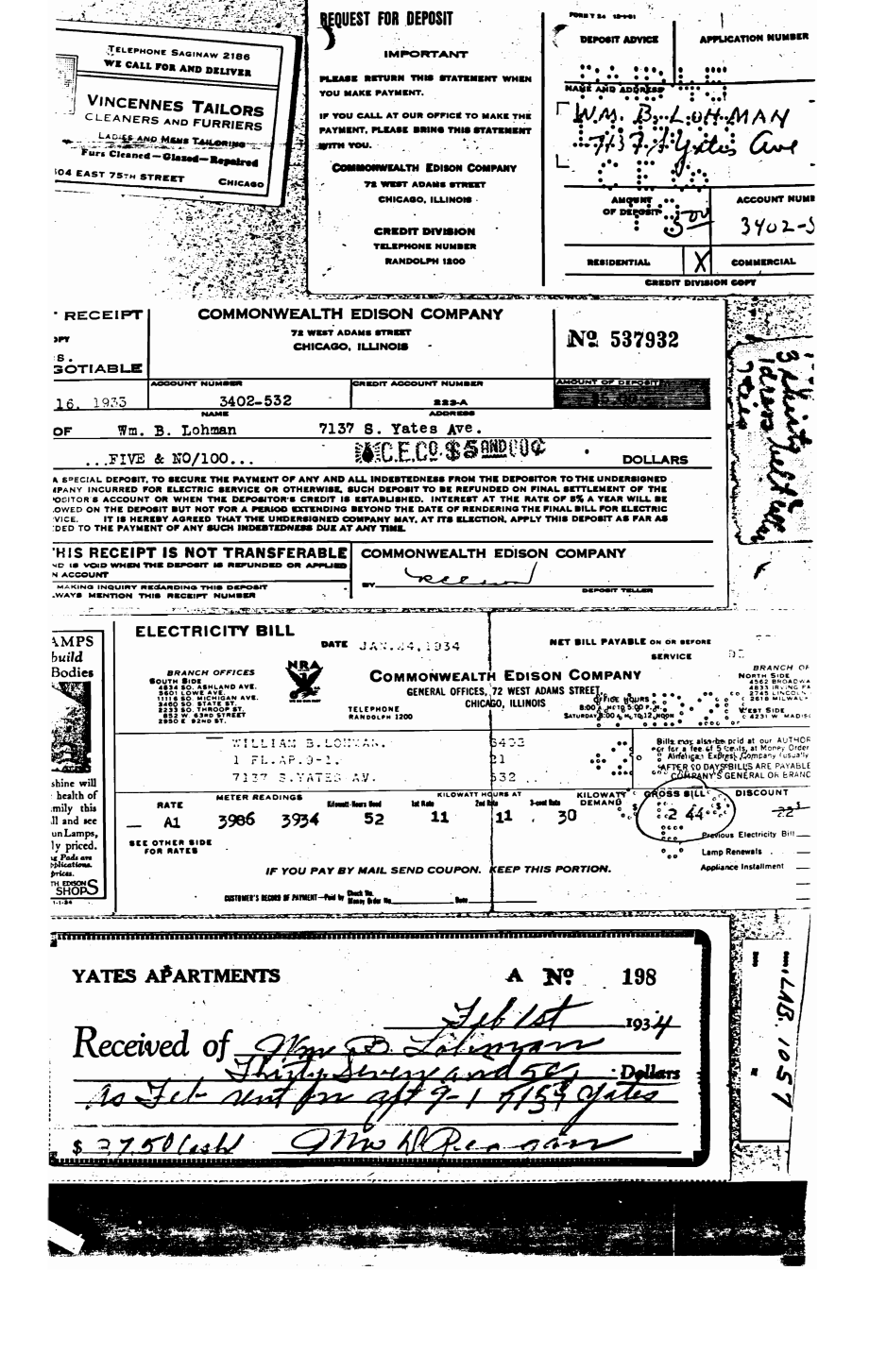
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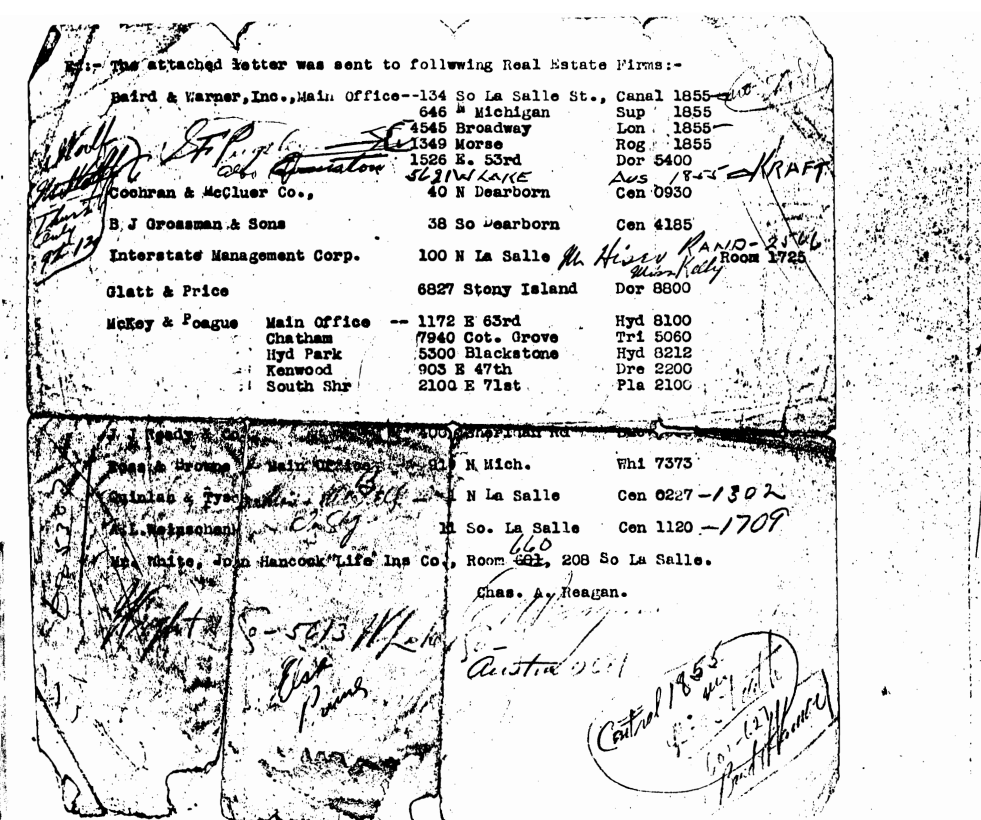


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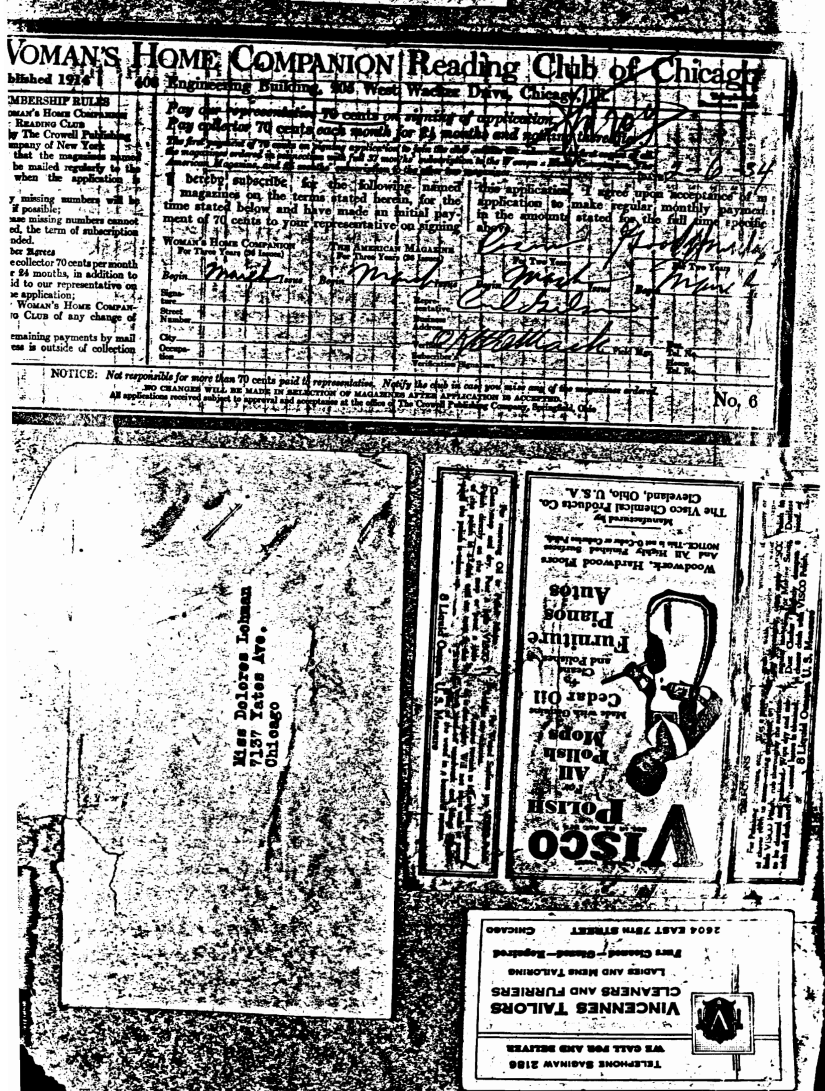
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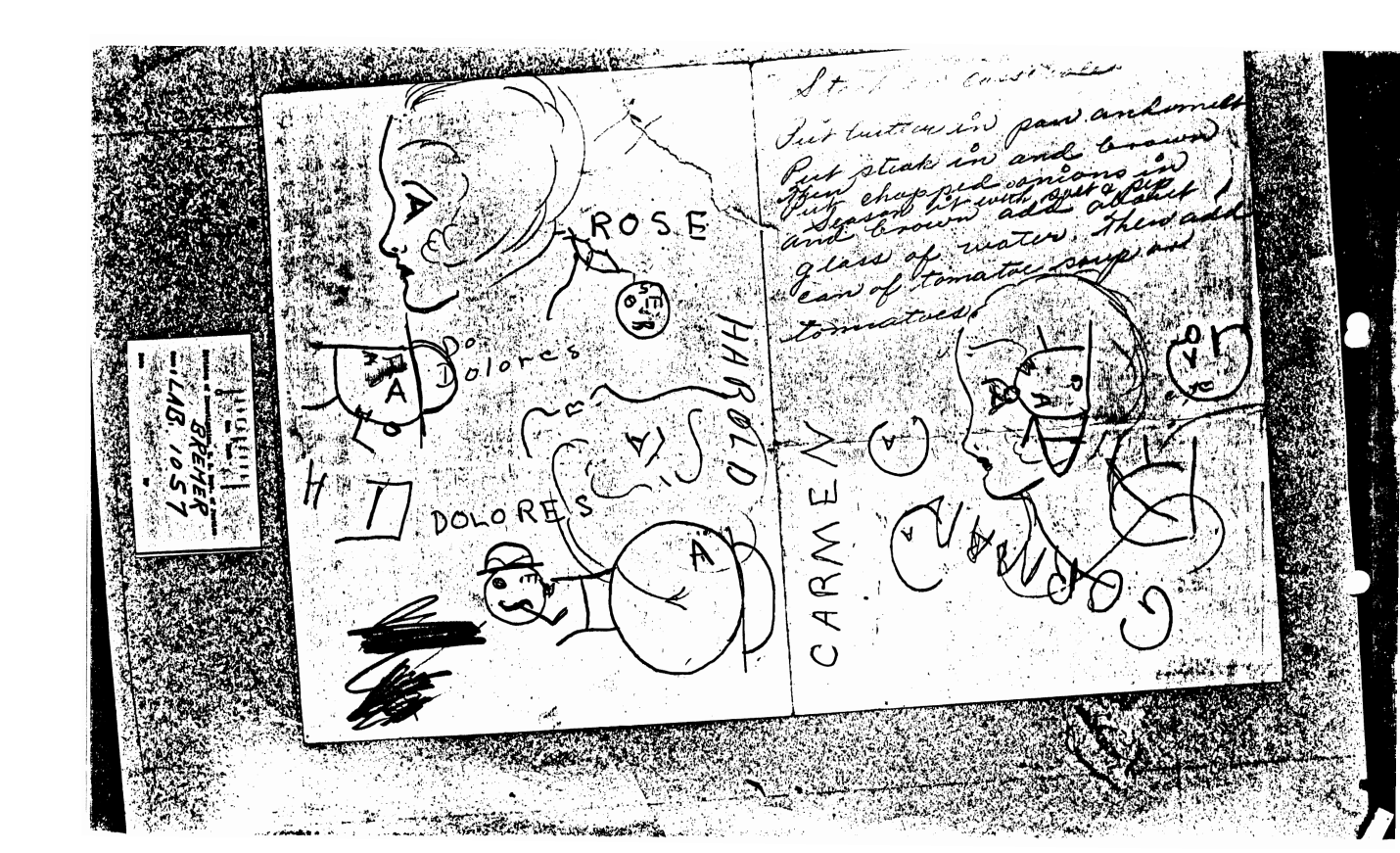
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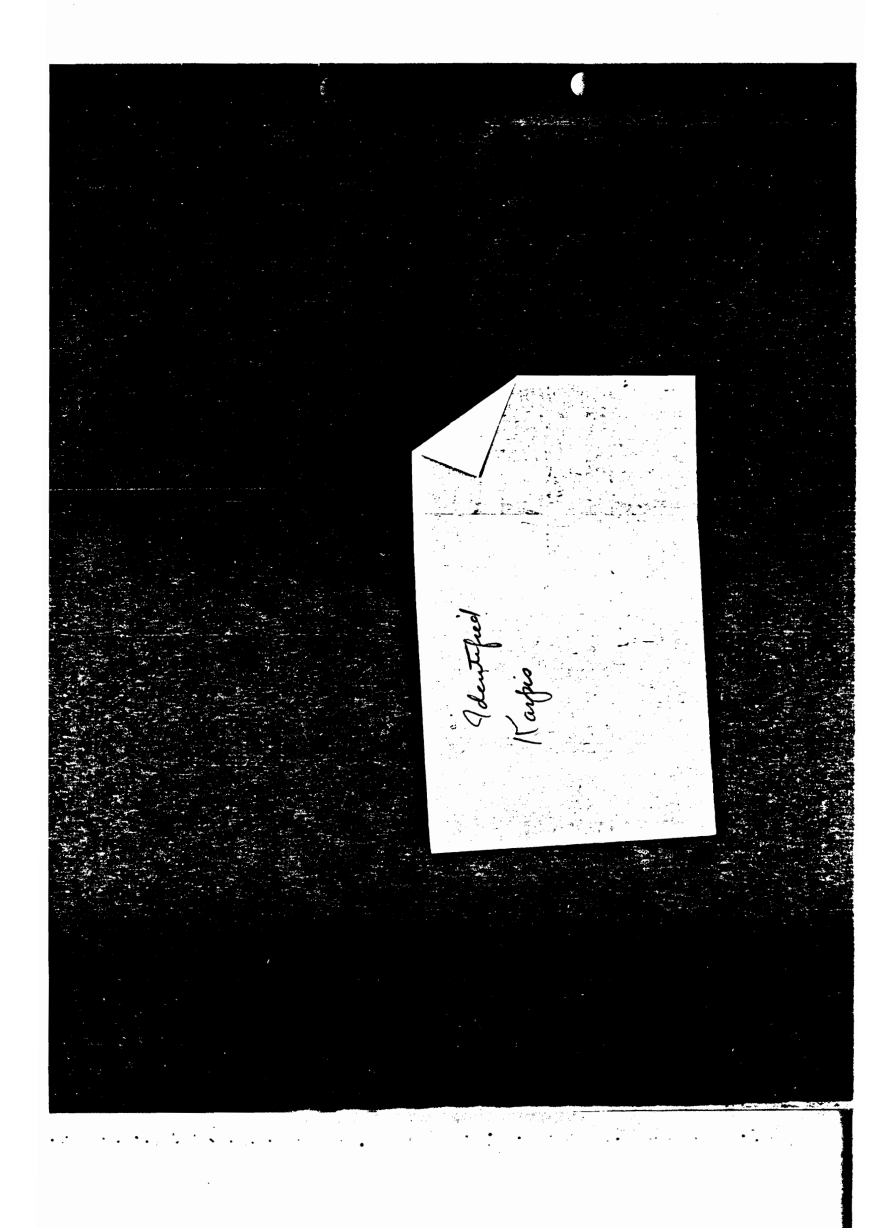
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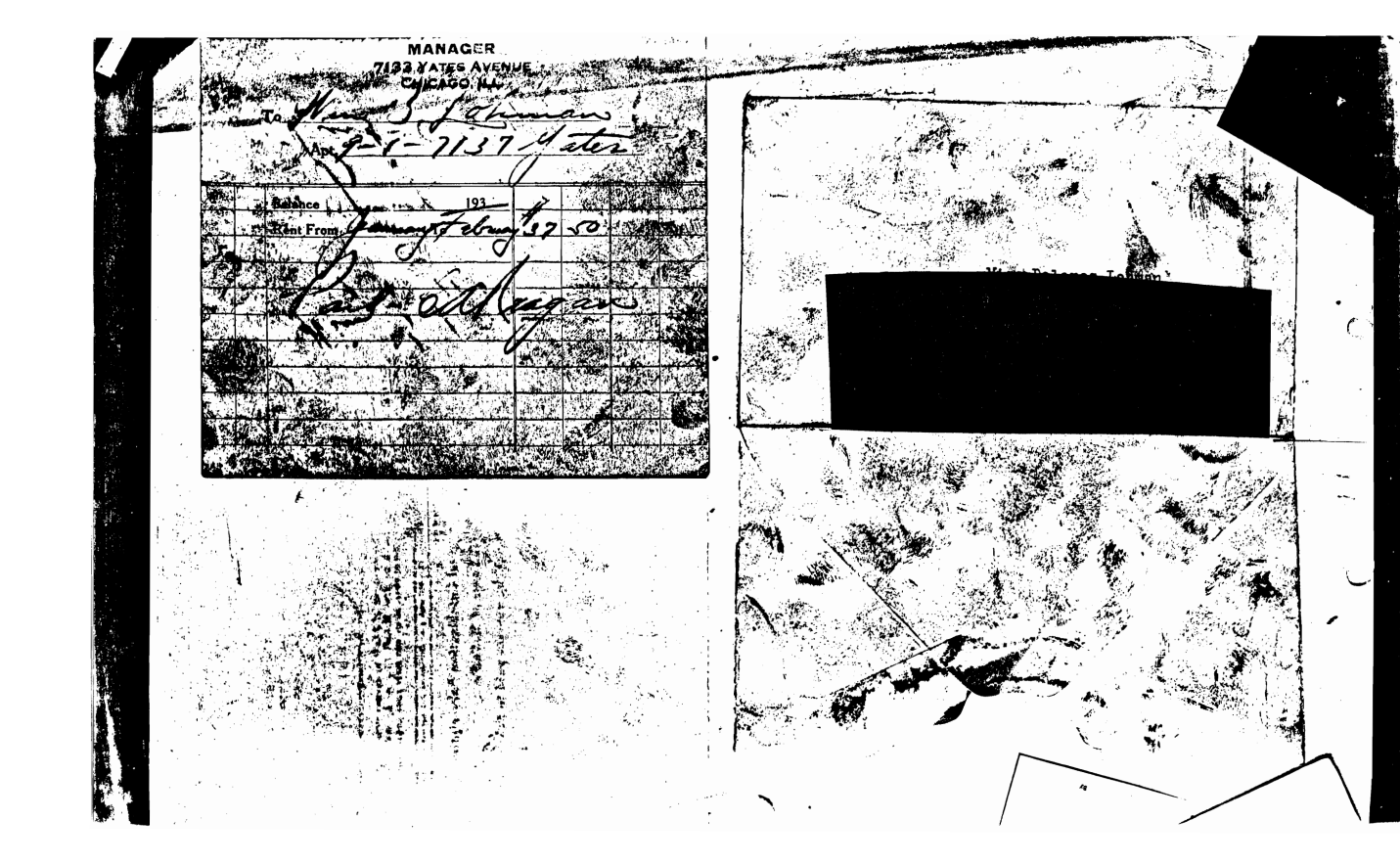


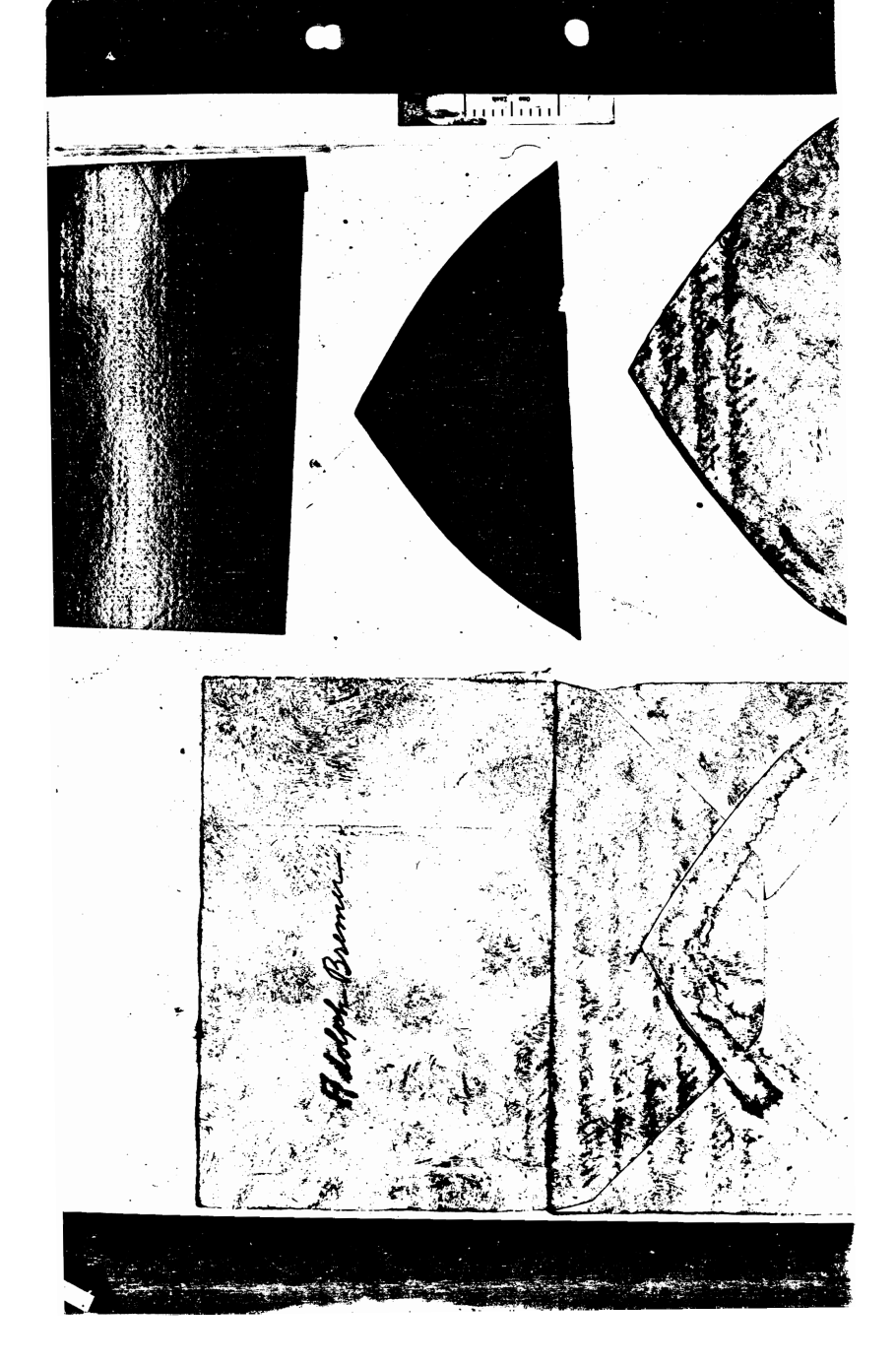


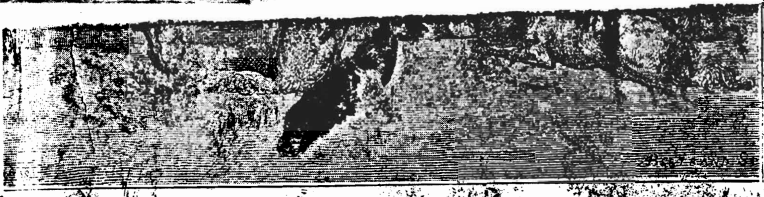
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Lazarus and the Rich Man. From the painting by Gustave Dore.

## Jesus Calls Poor Widow Greater Than Al the Rest

"Whose image, and whith there came name, is this upon it?

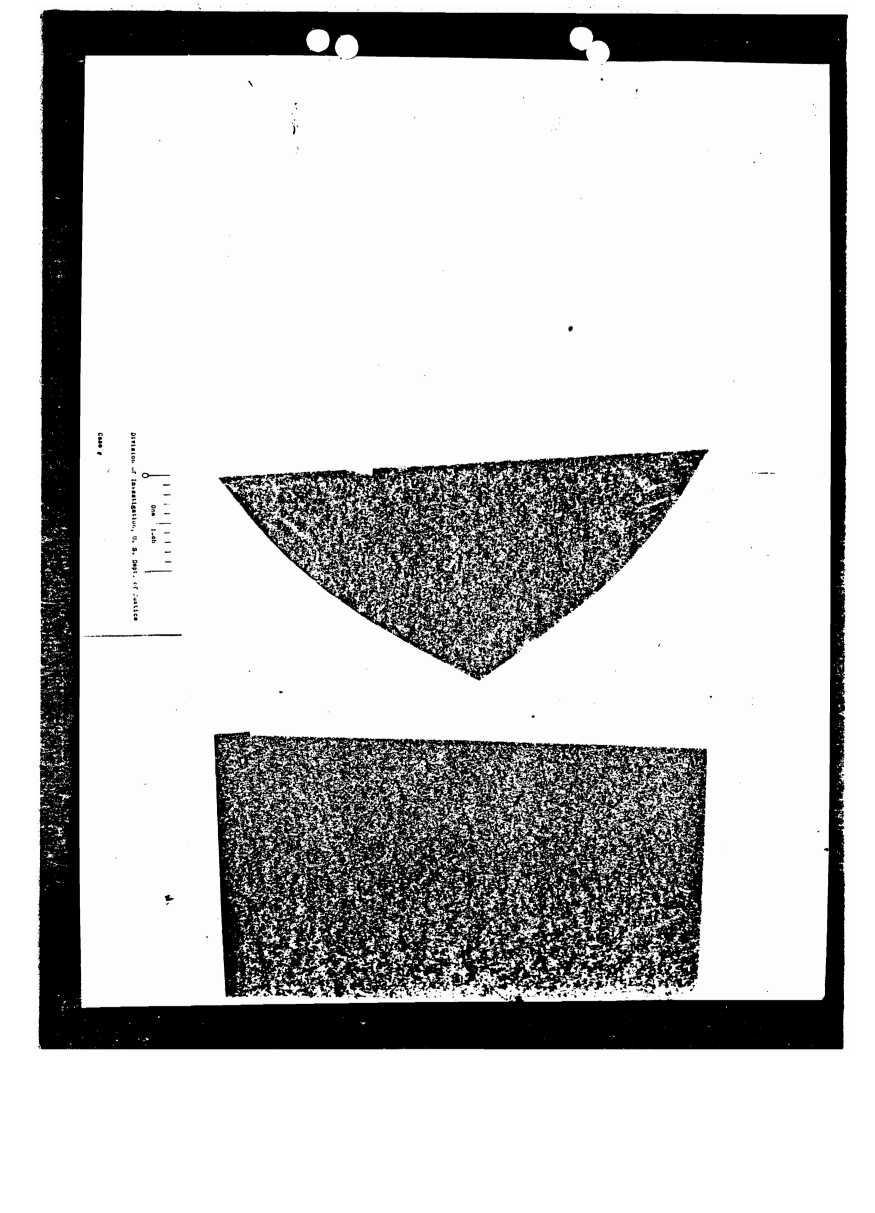
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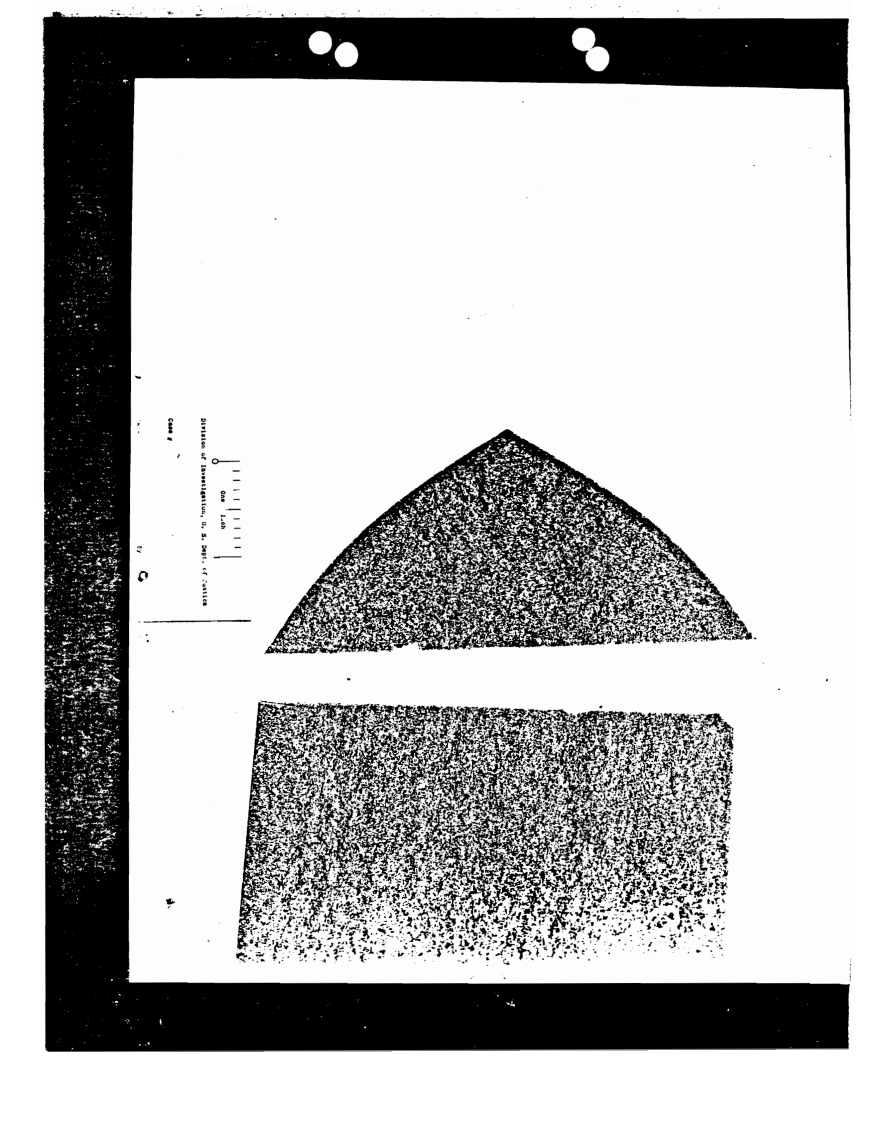
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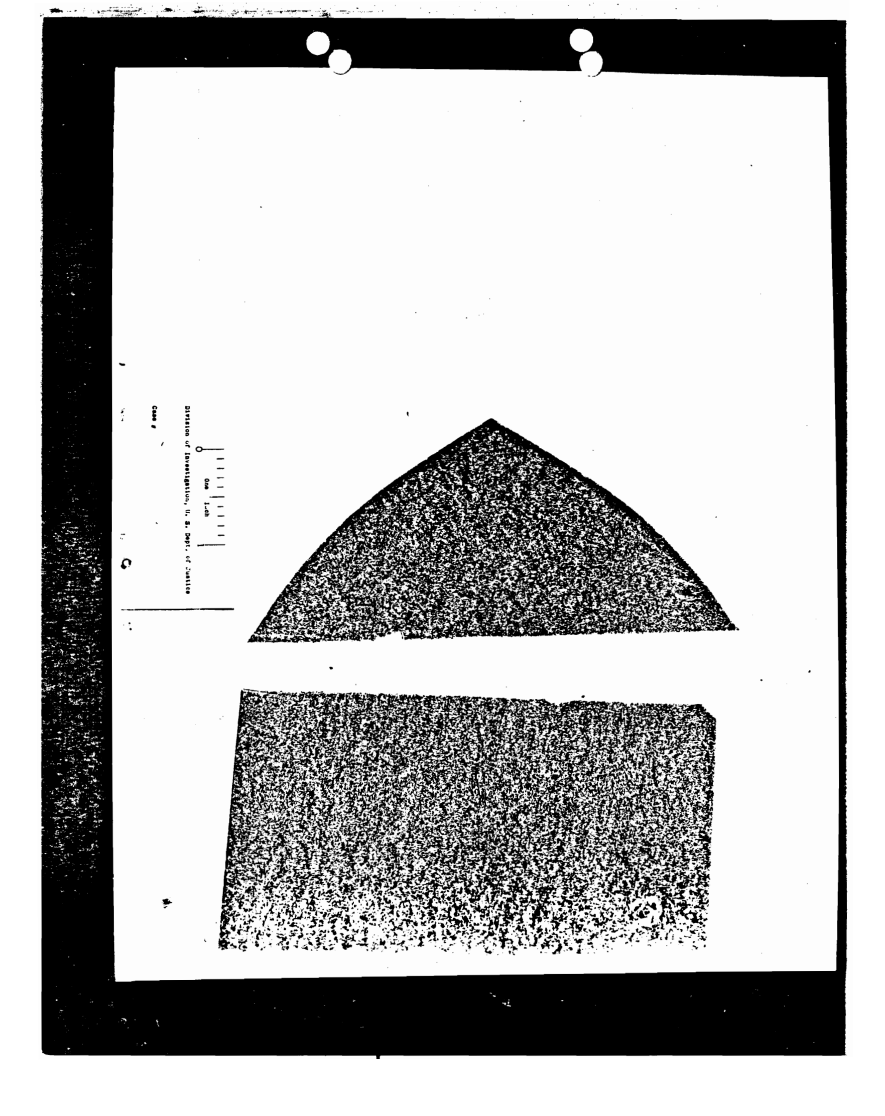
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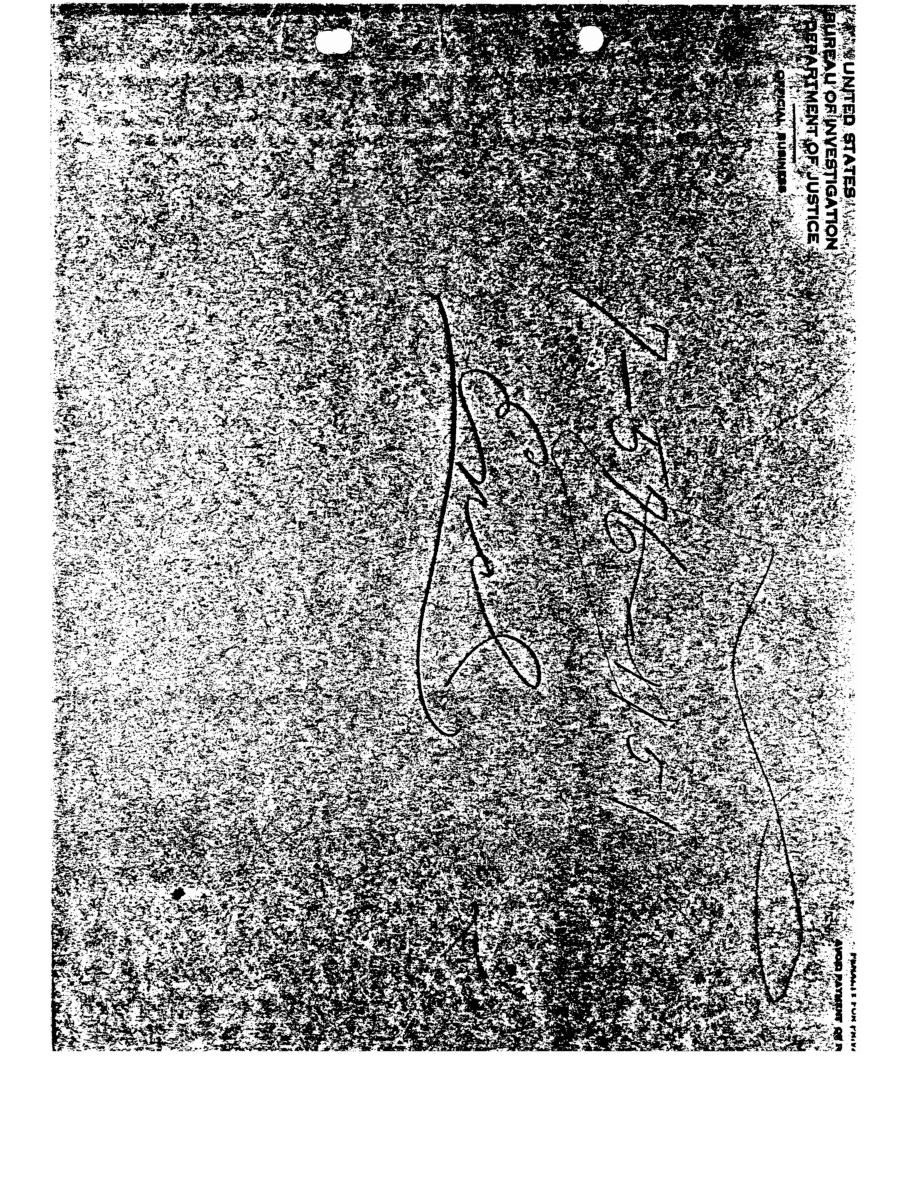






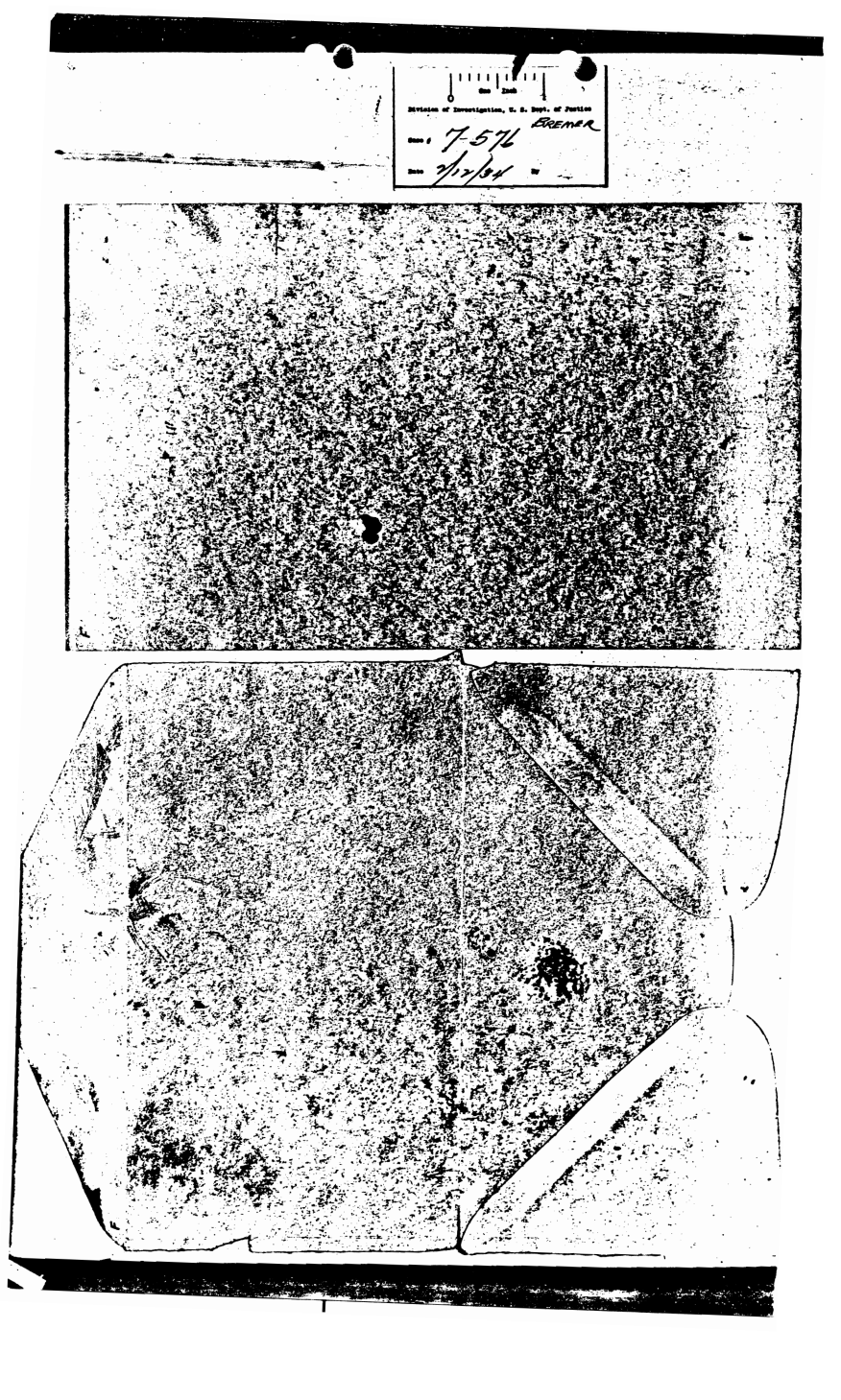


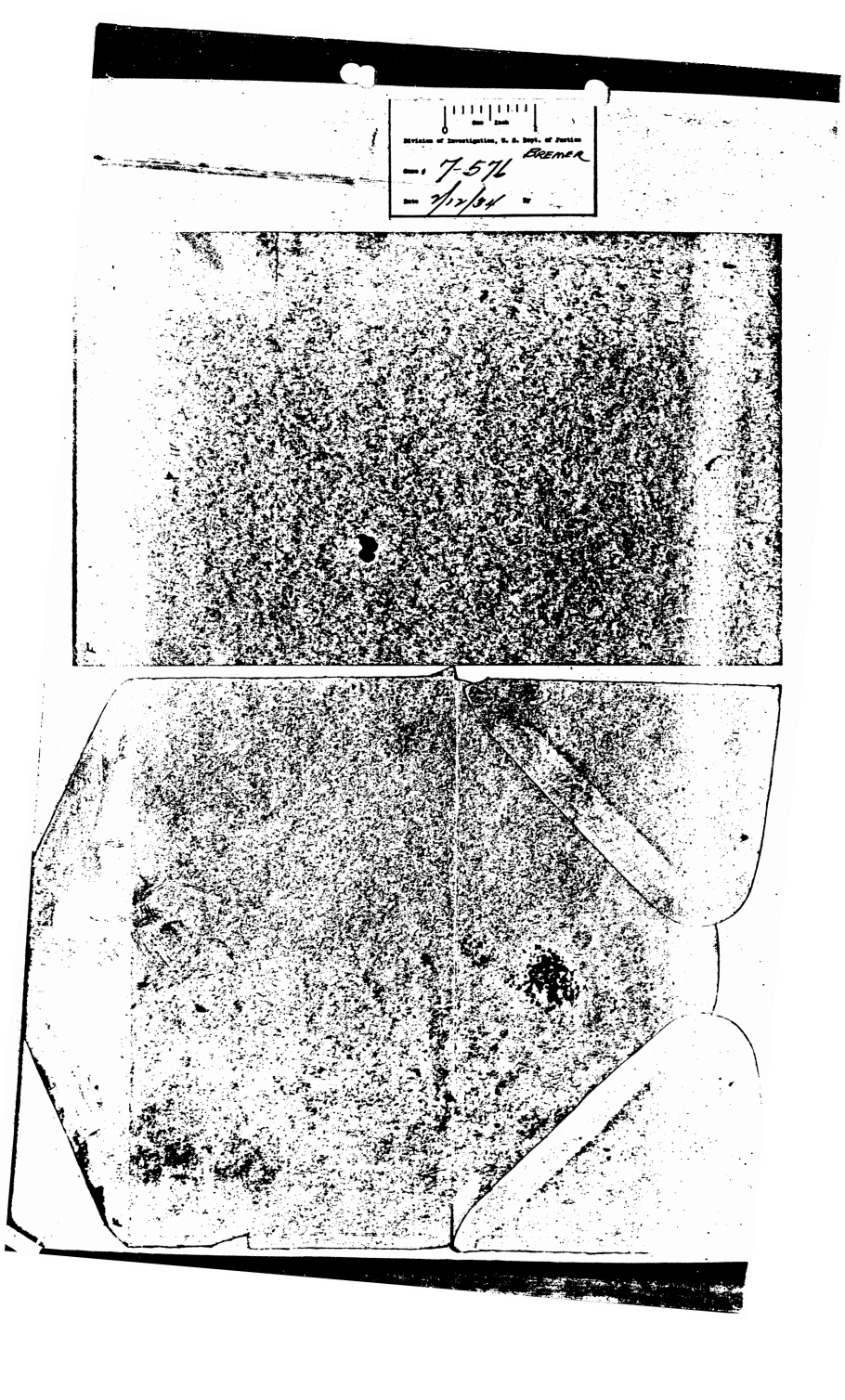












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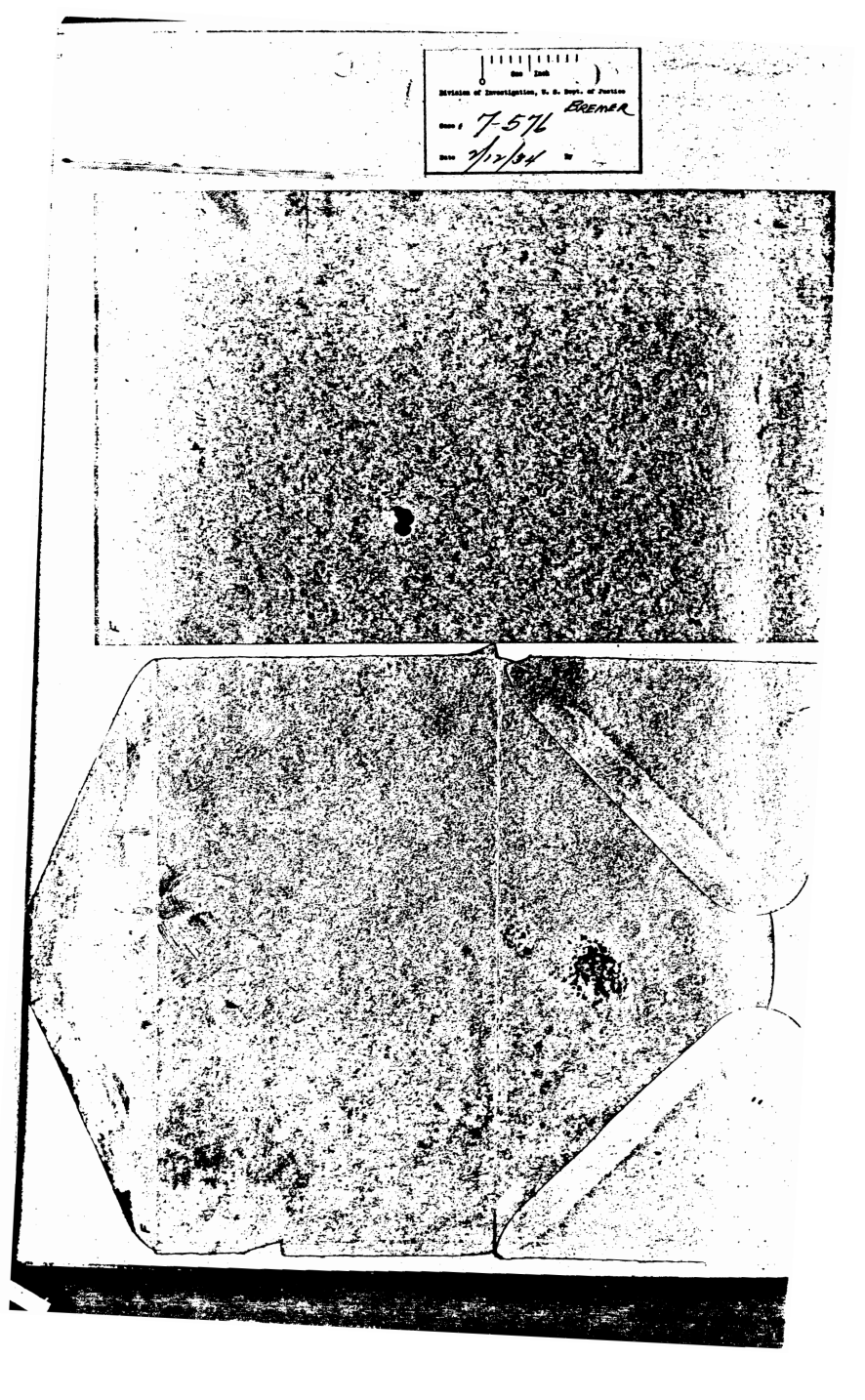
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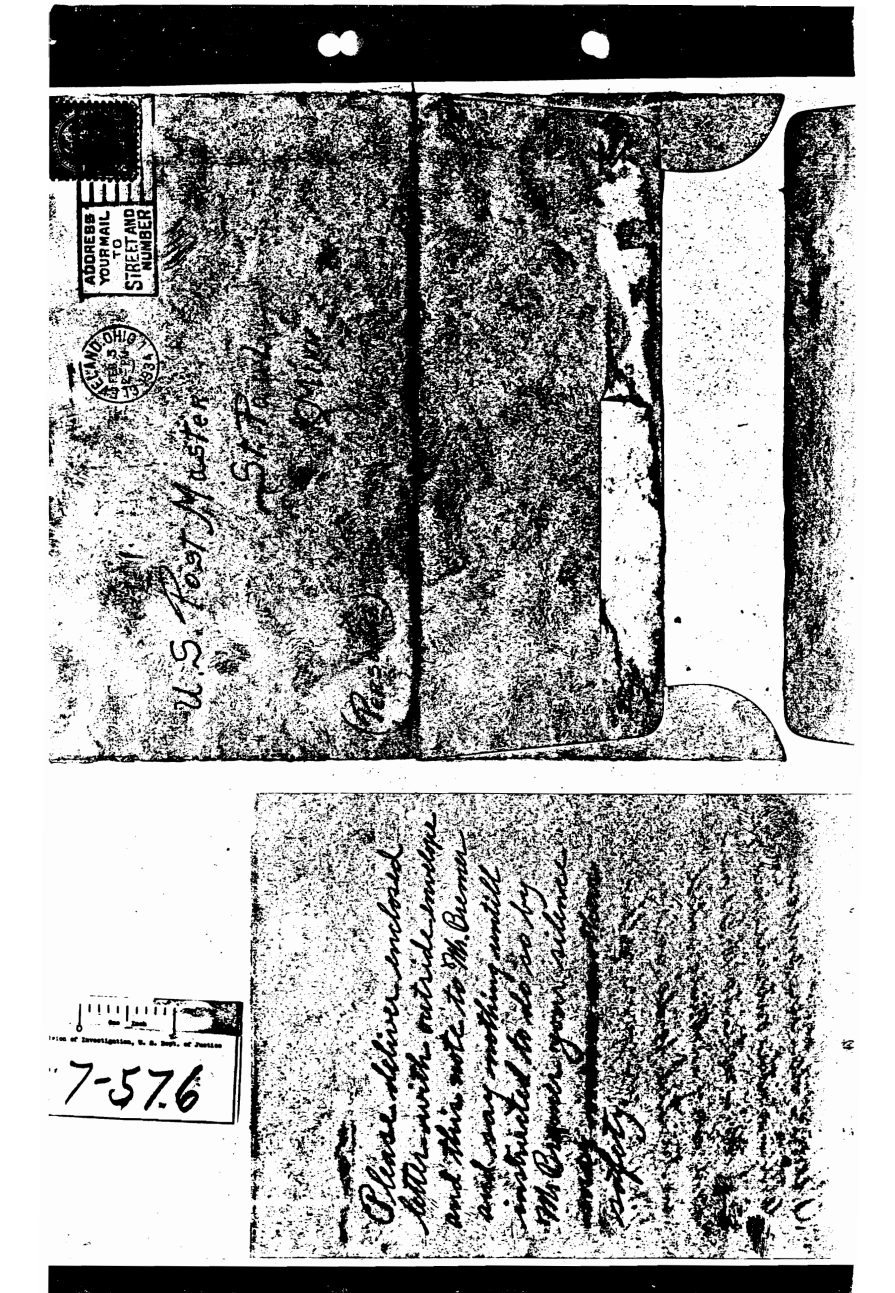
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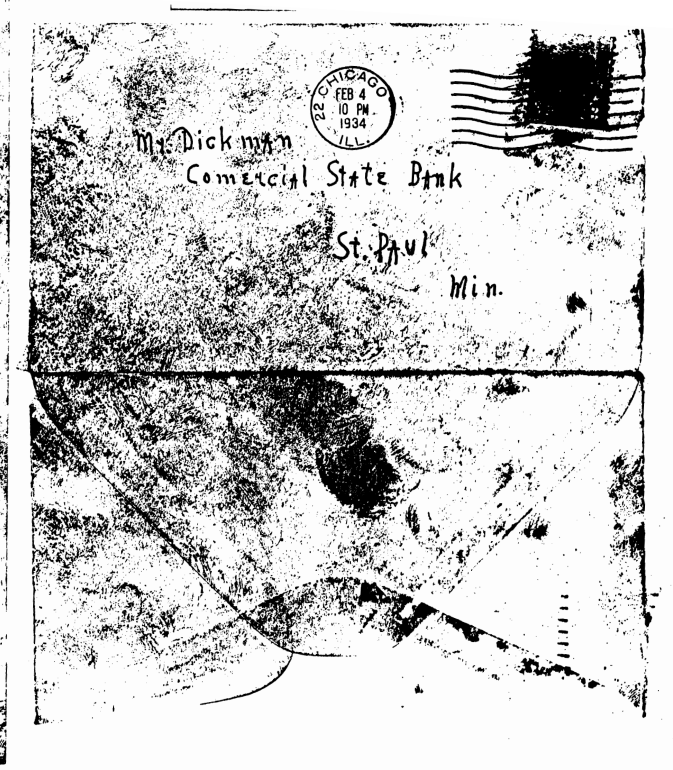


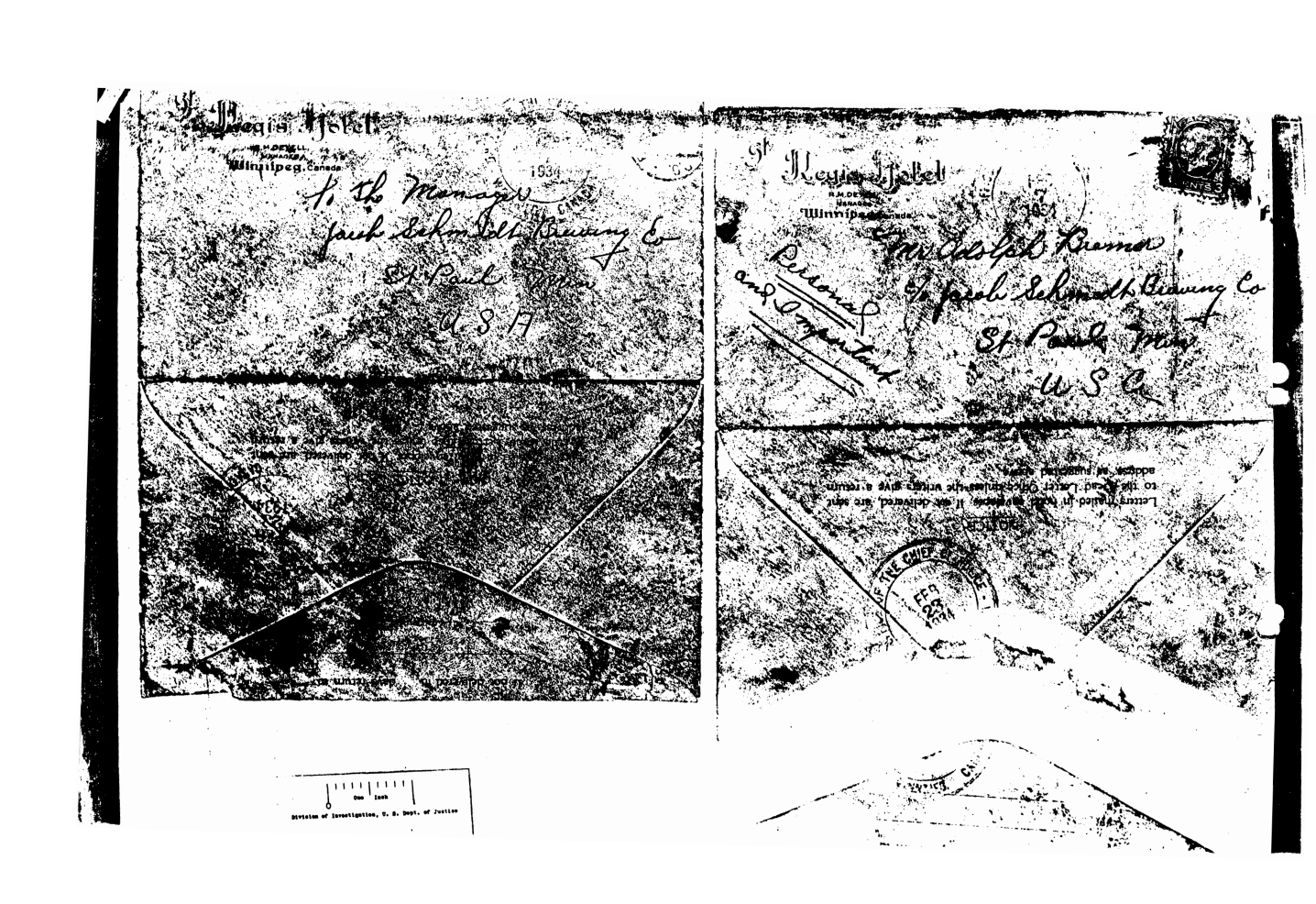


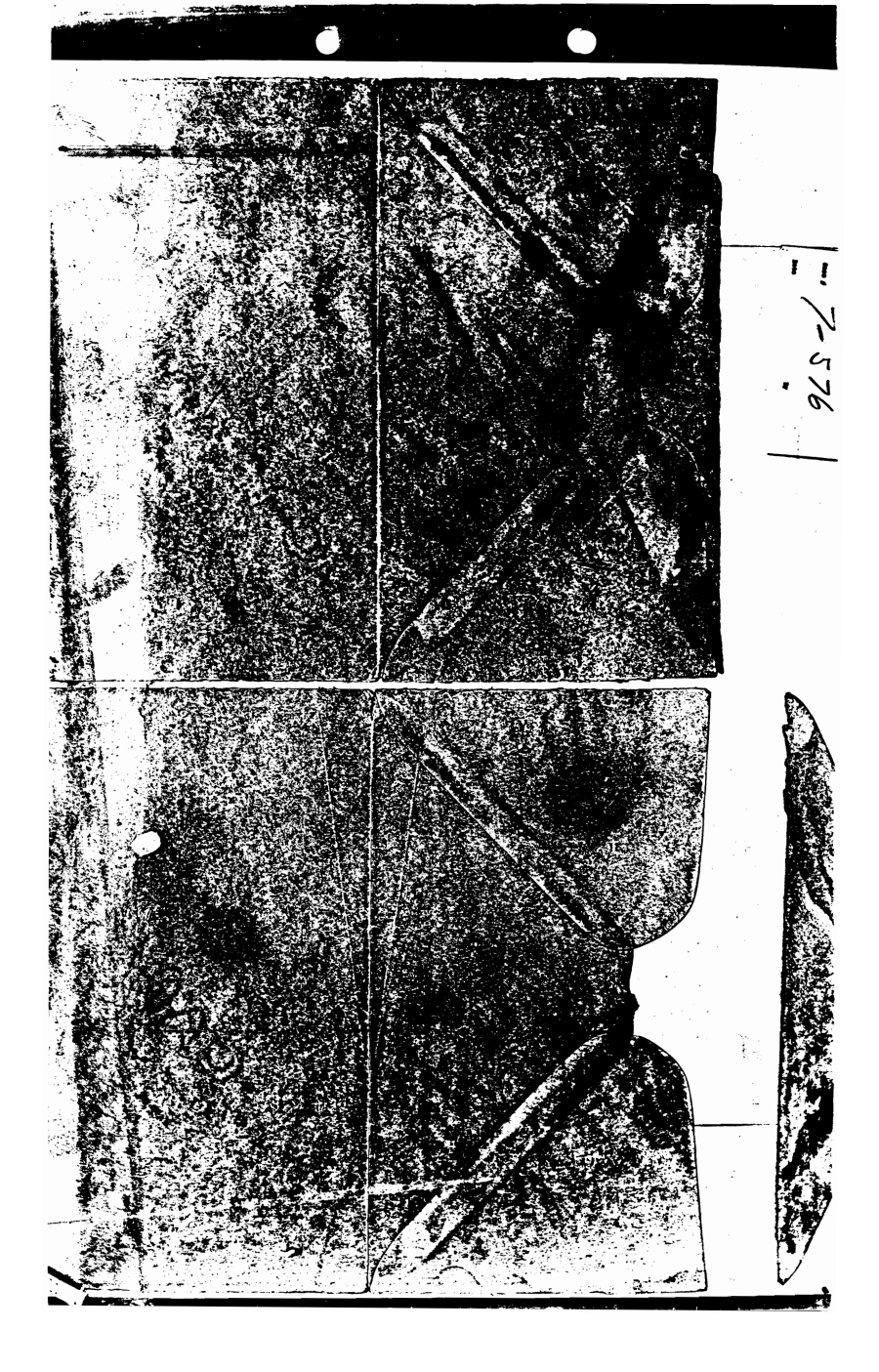
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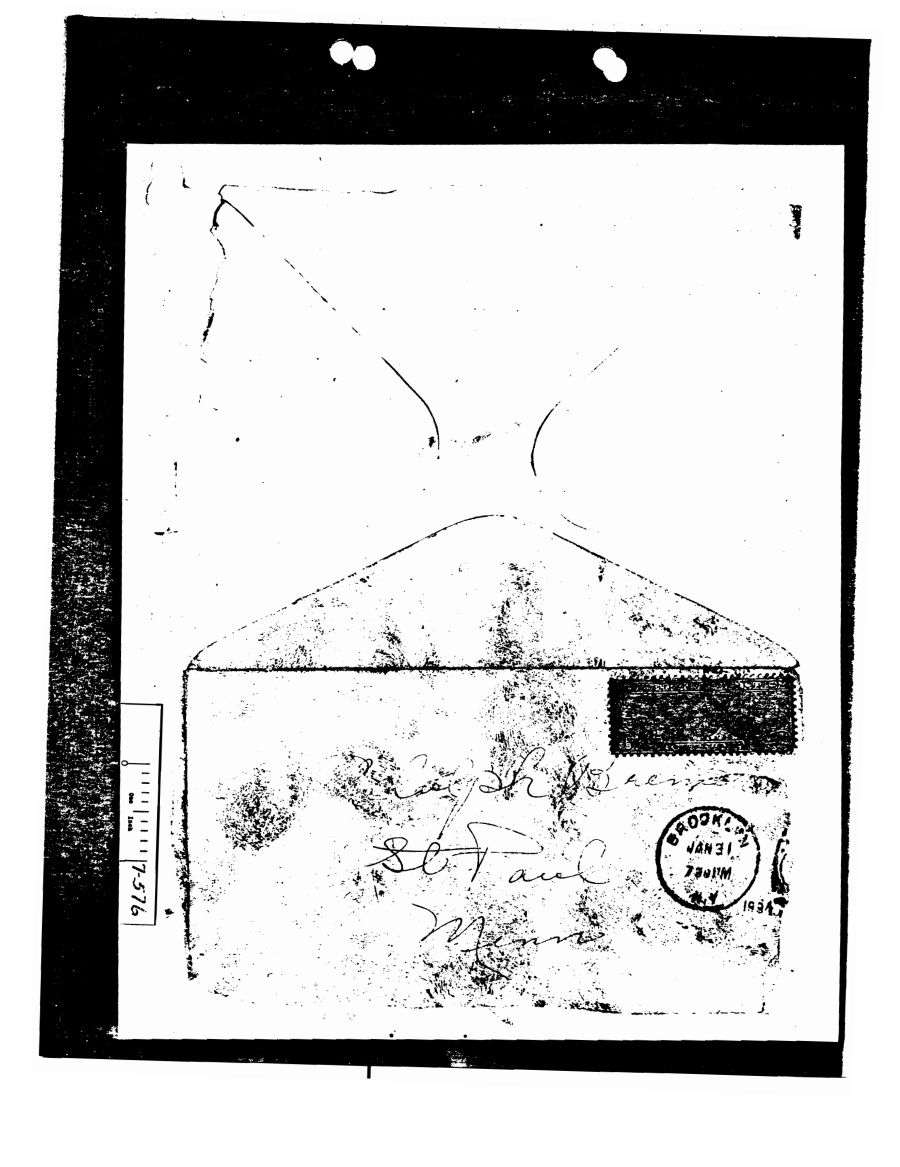
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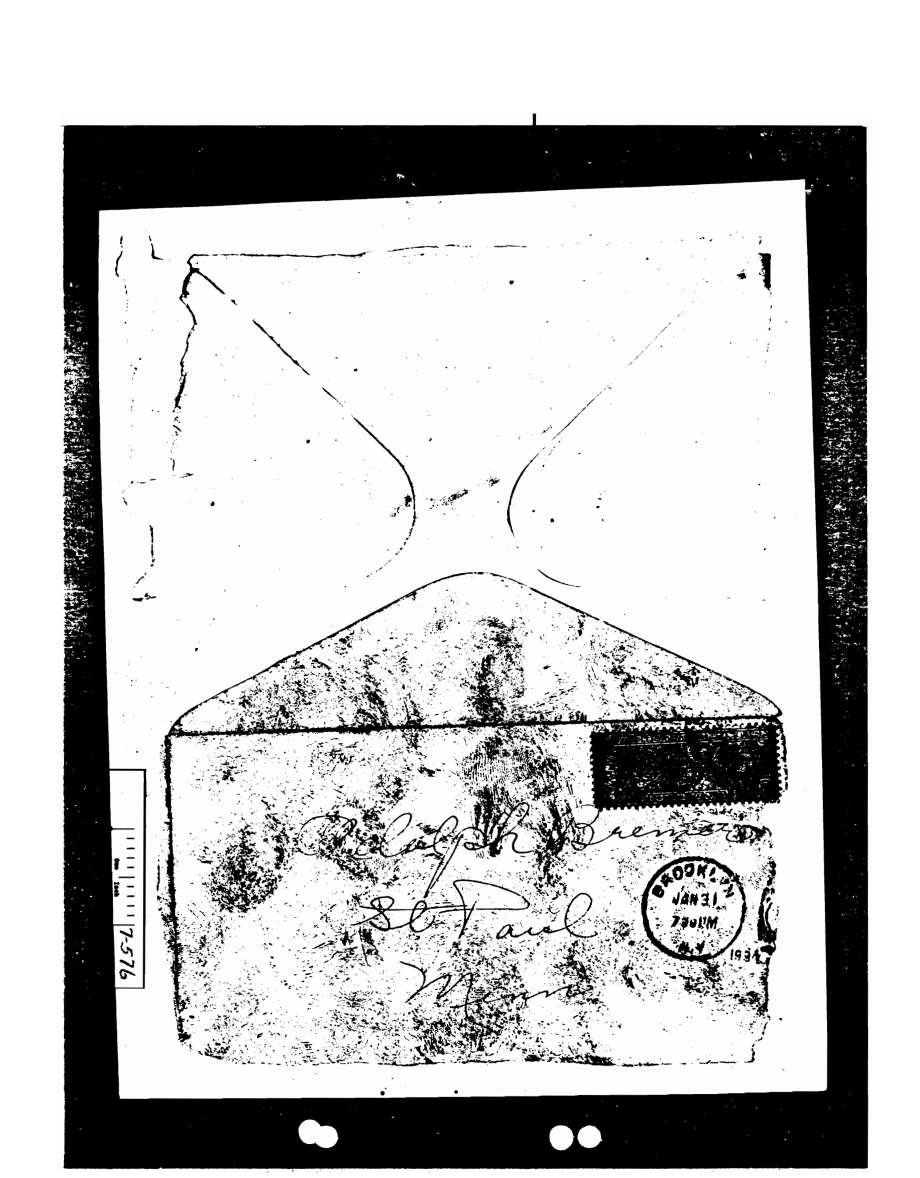




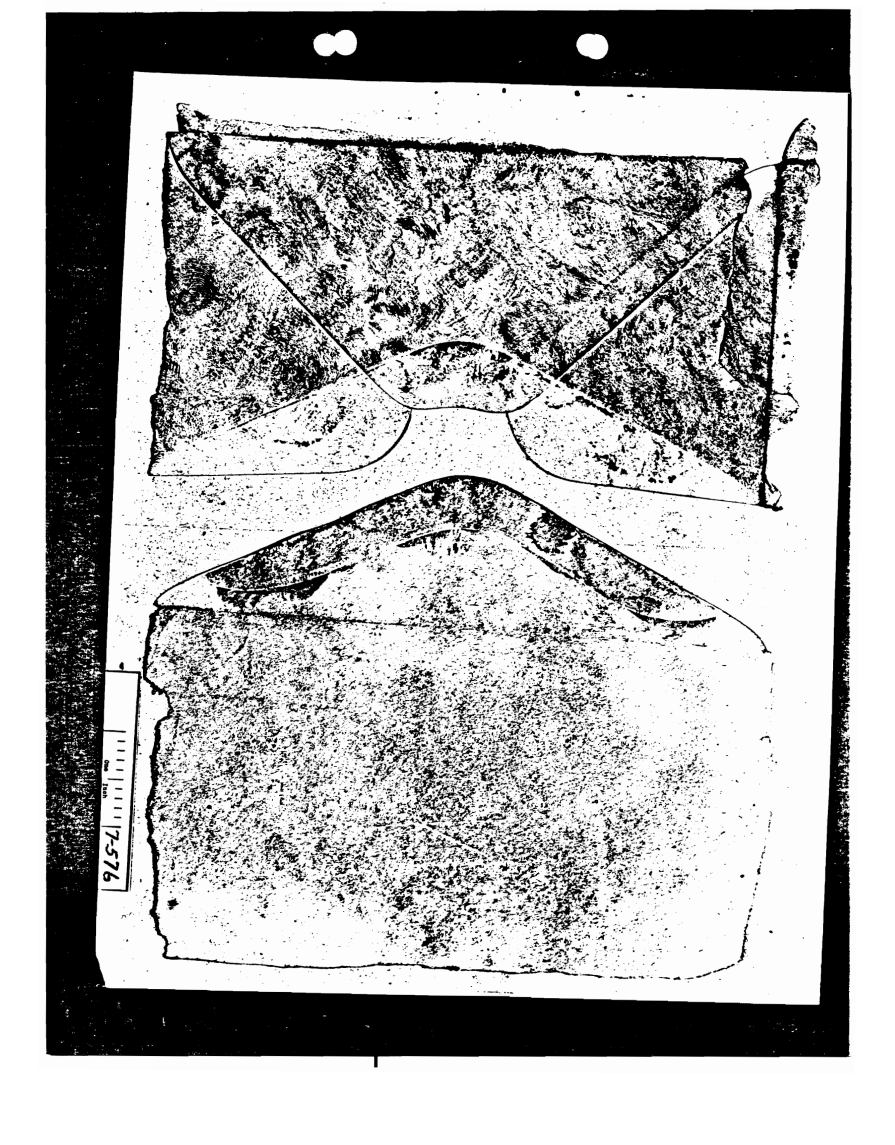


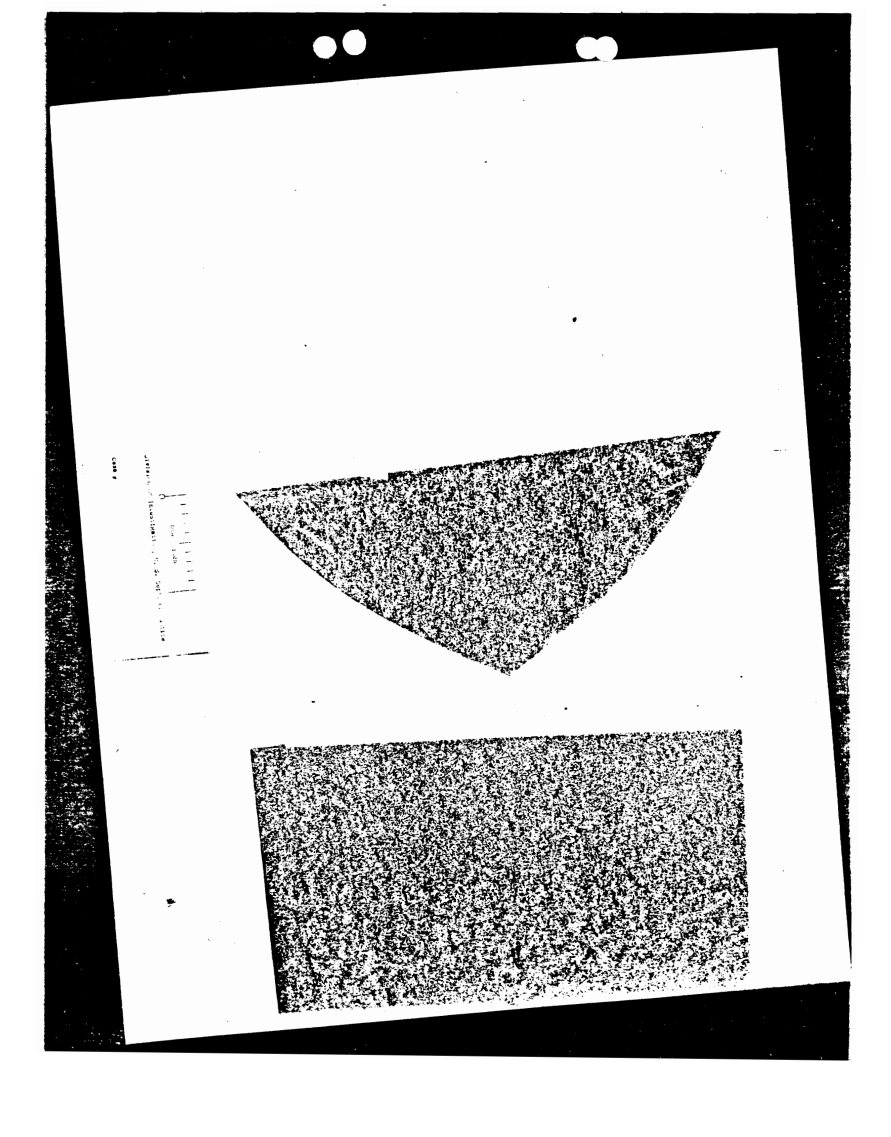


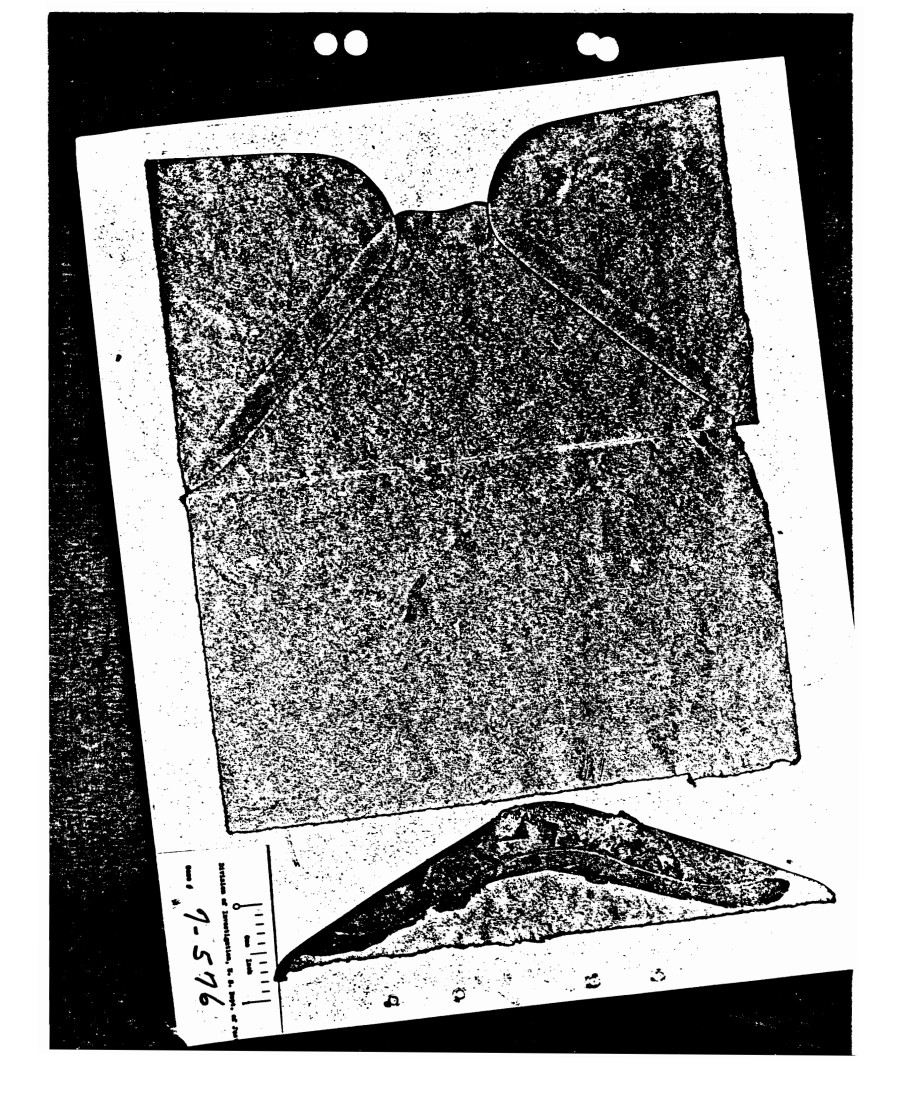
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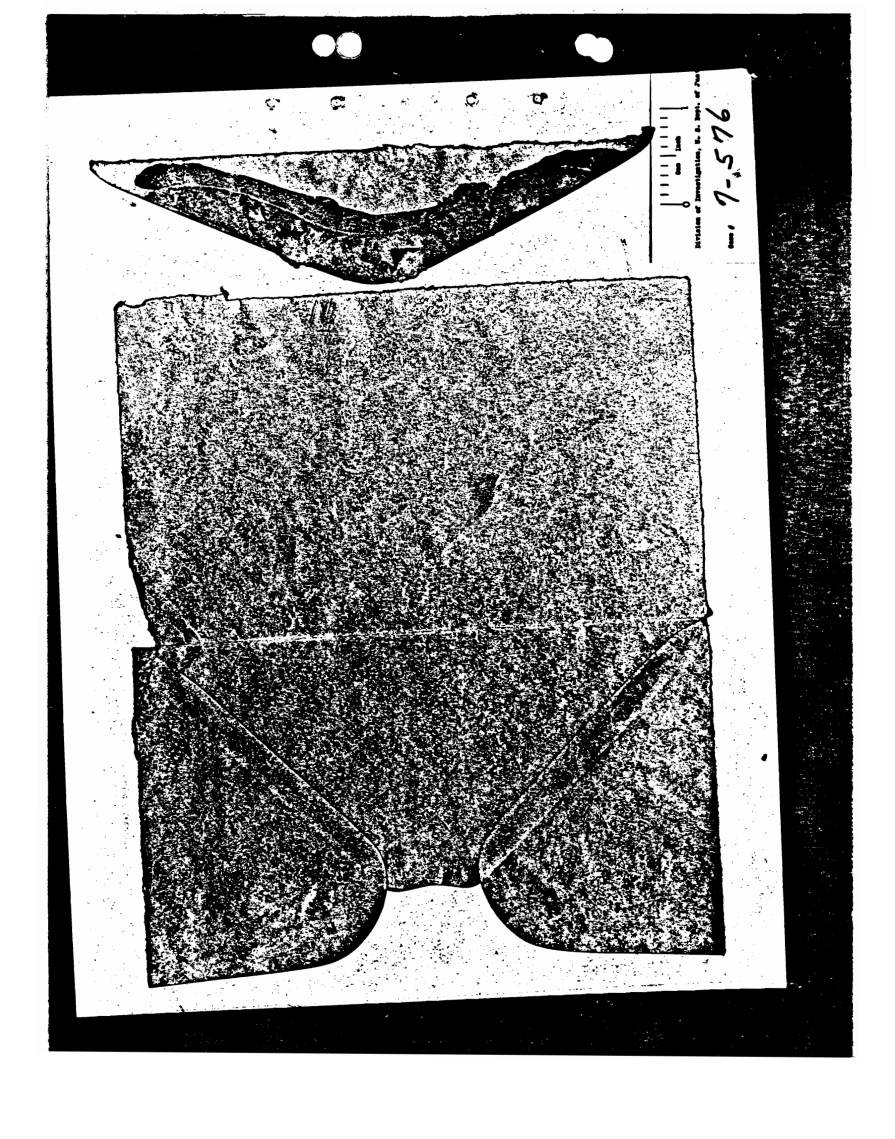


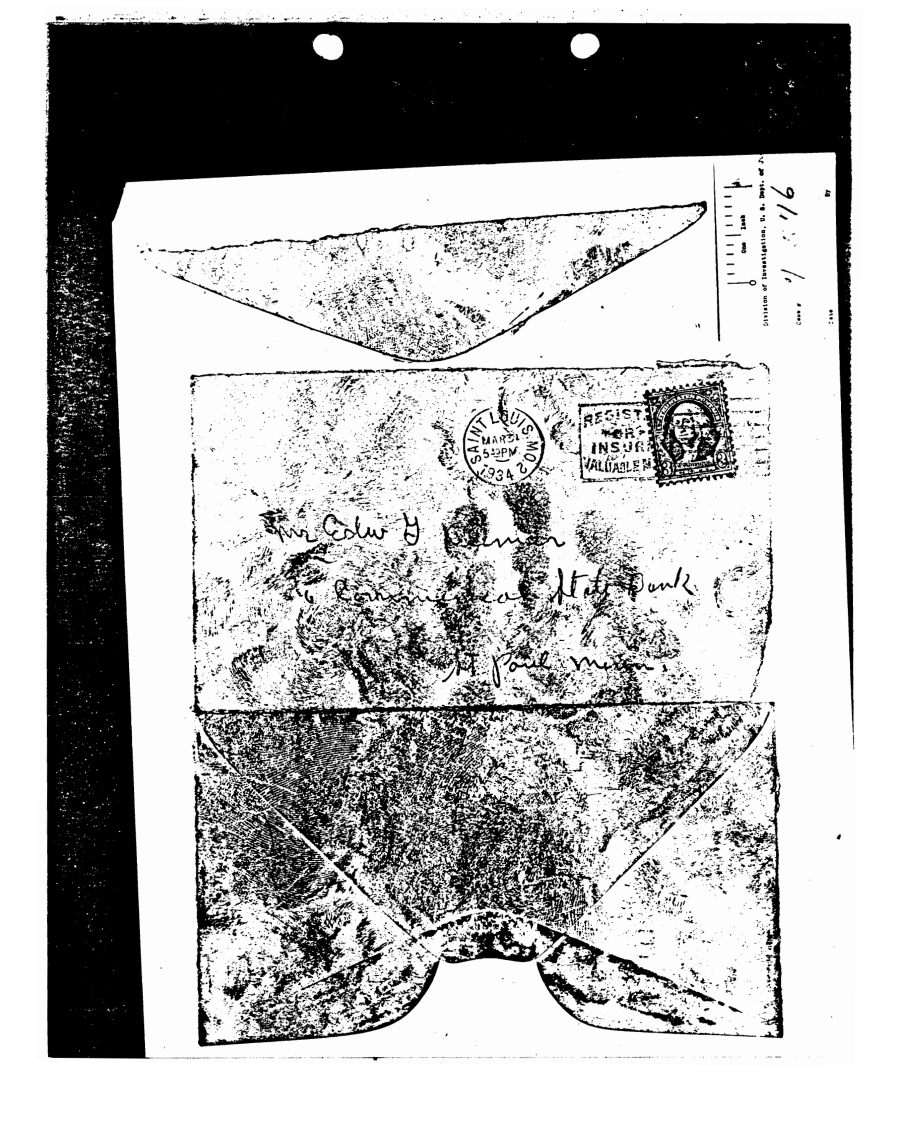


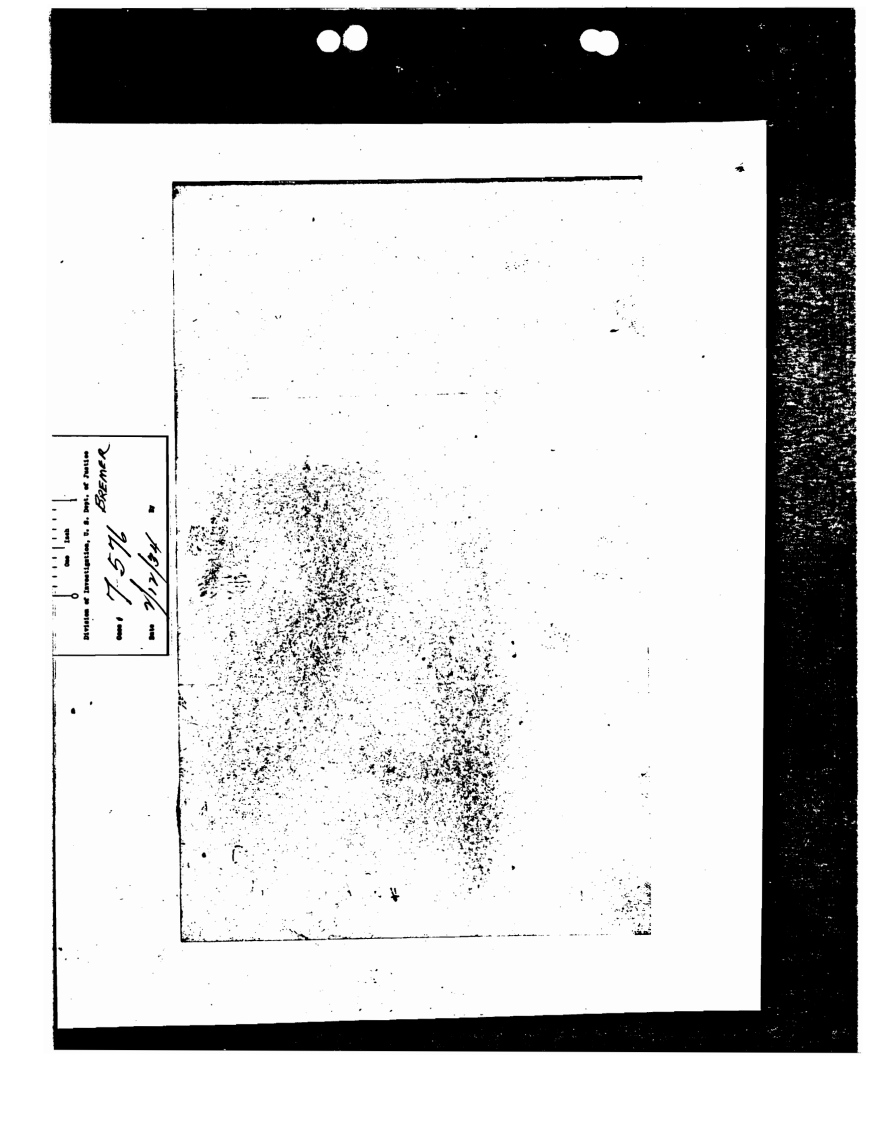


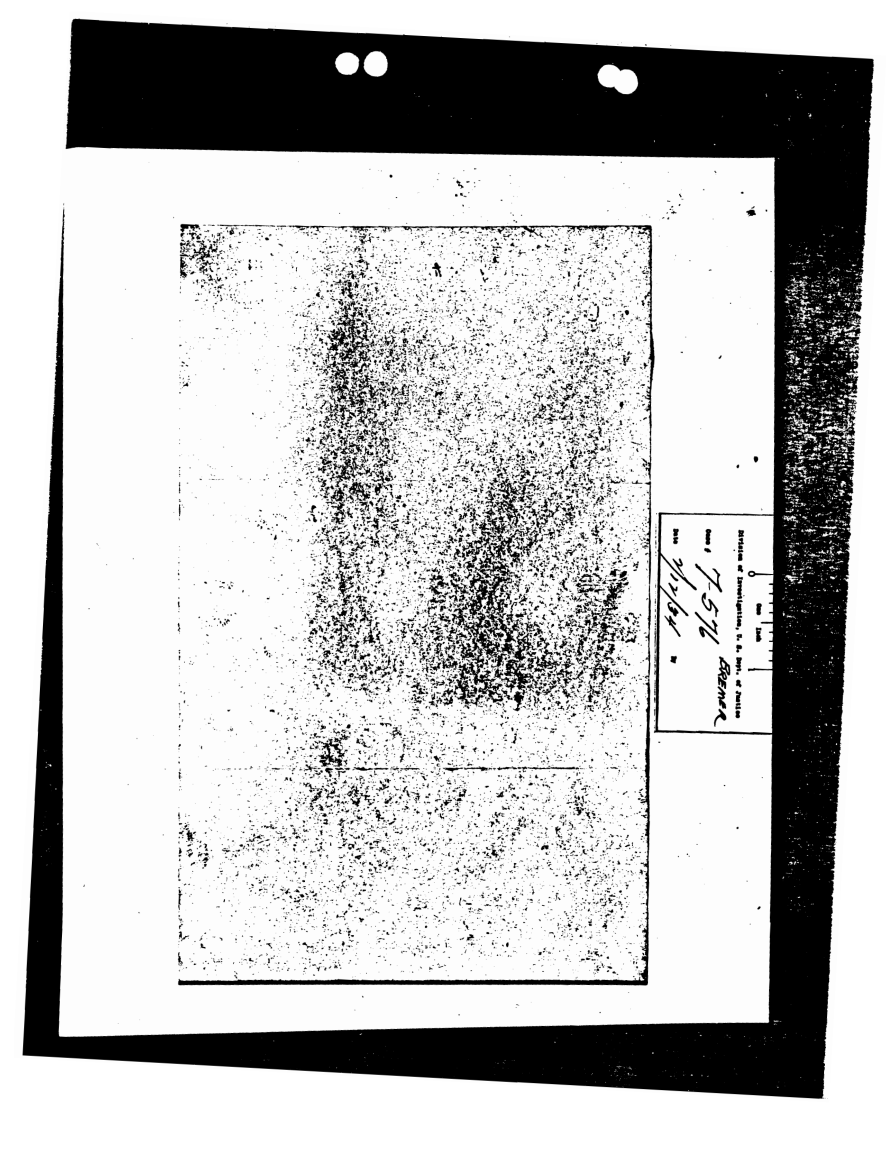


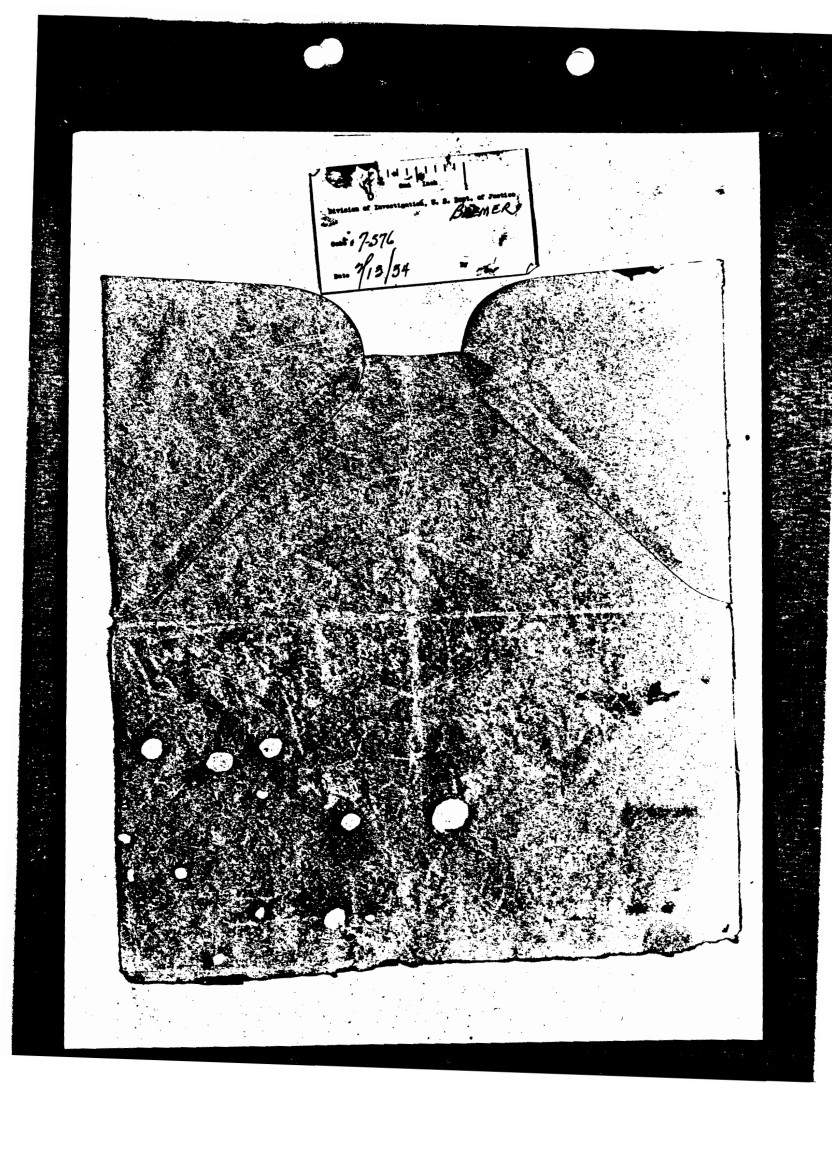


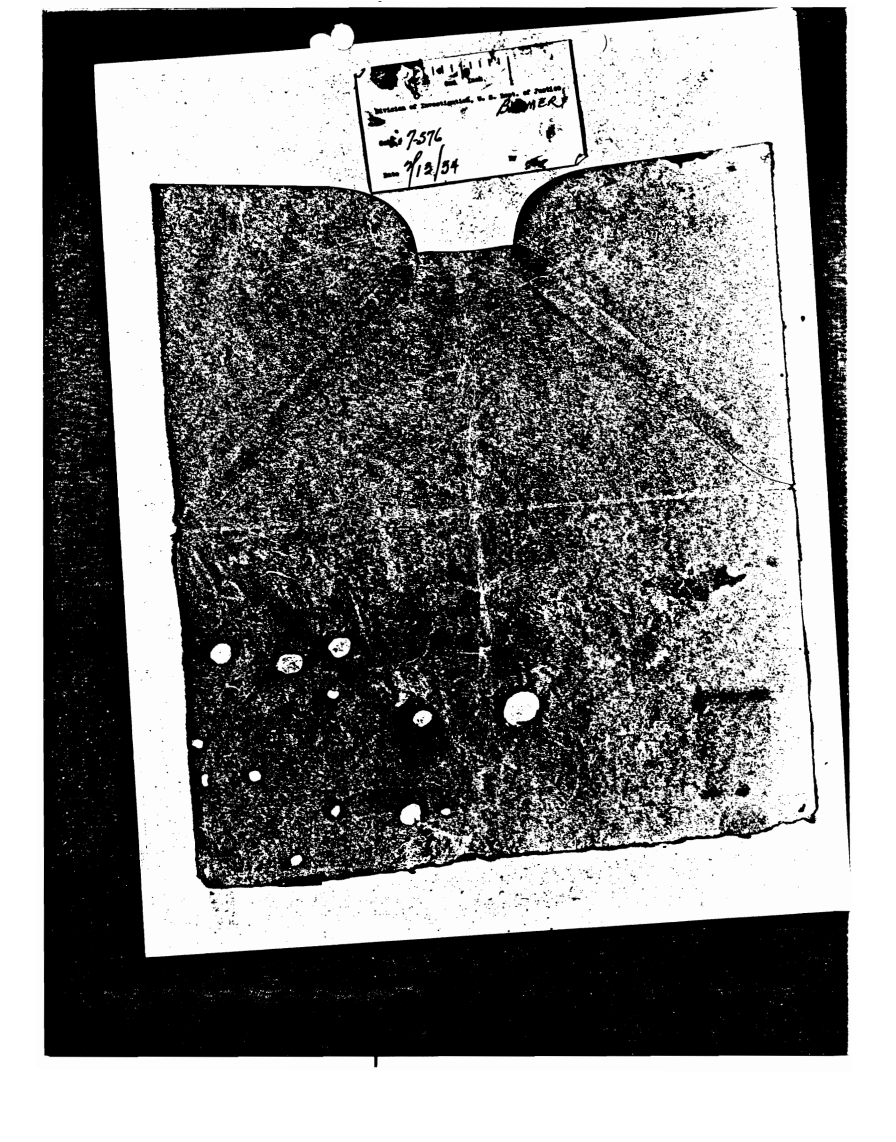


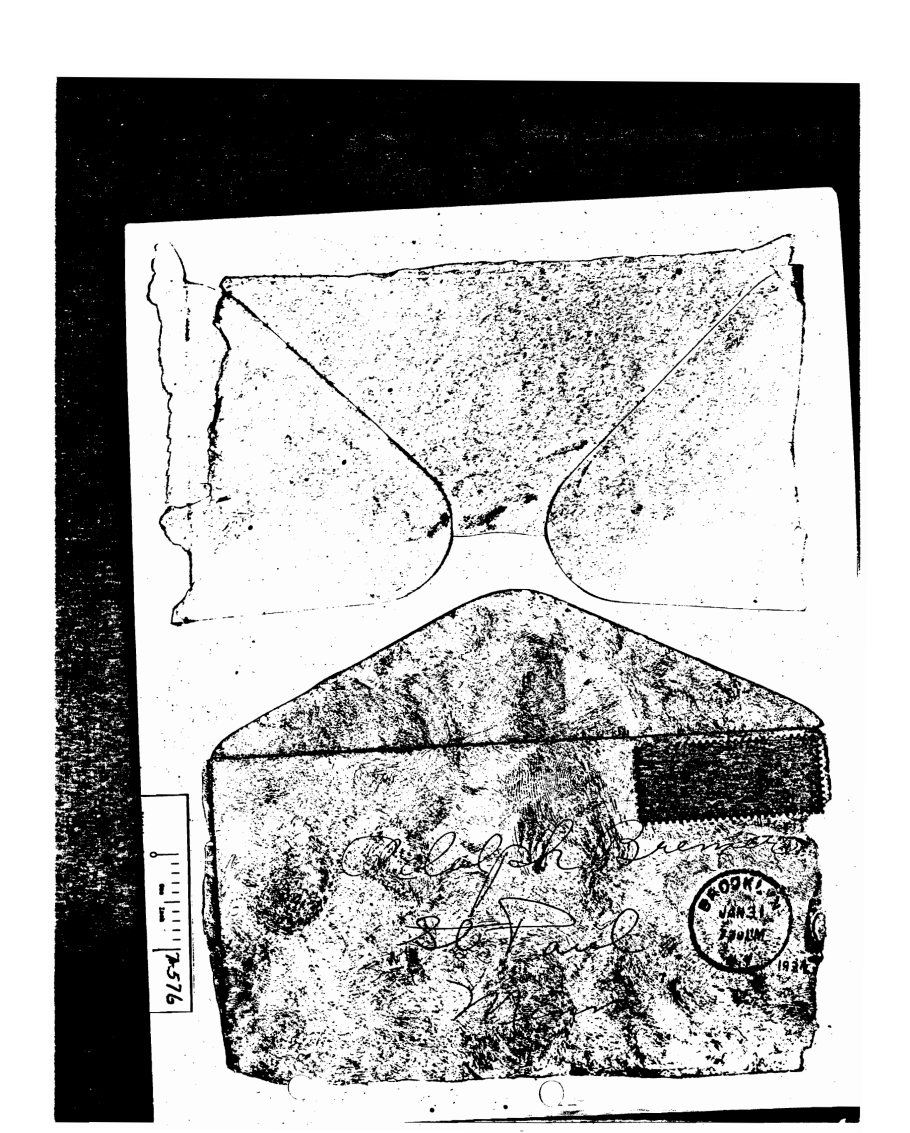


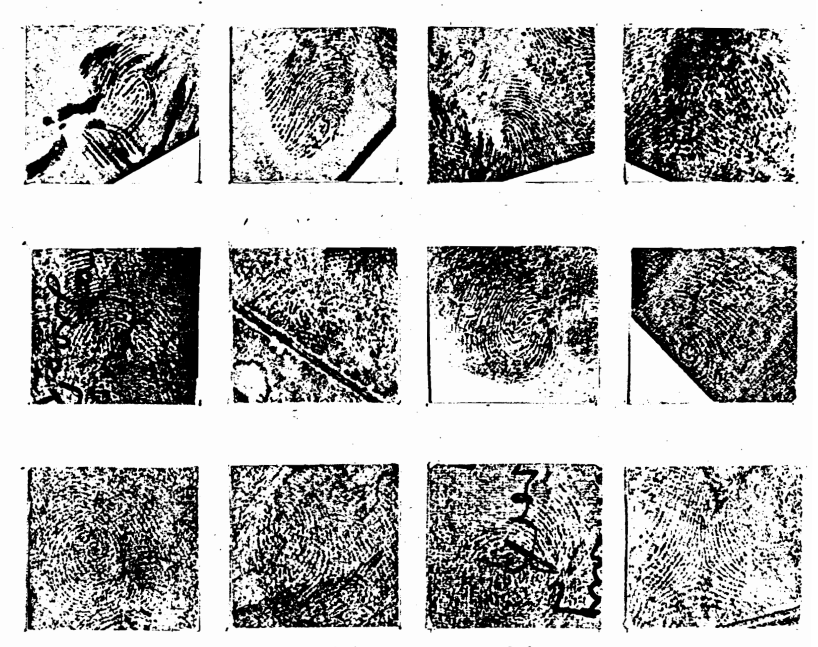






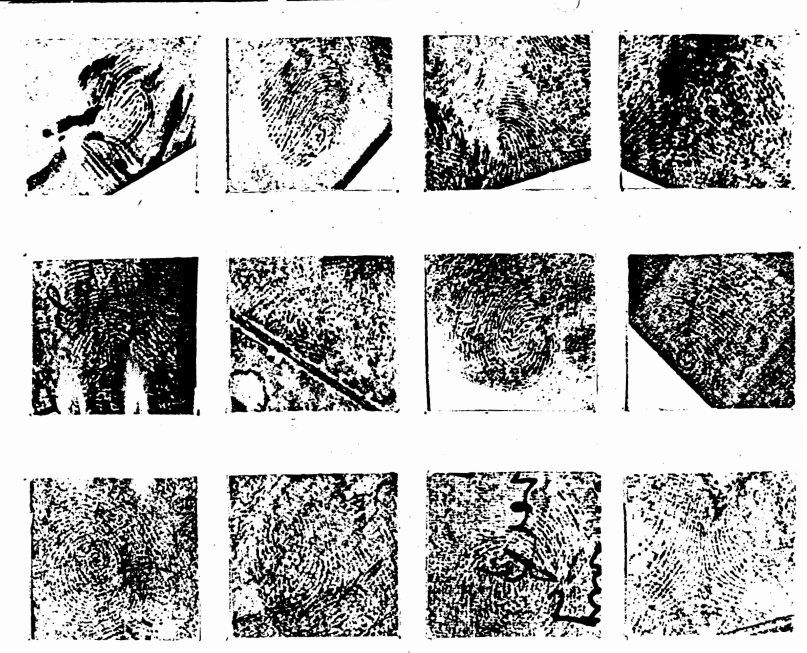






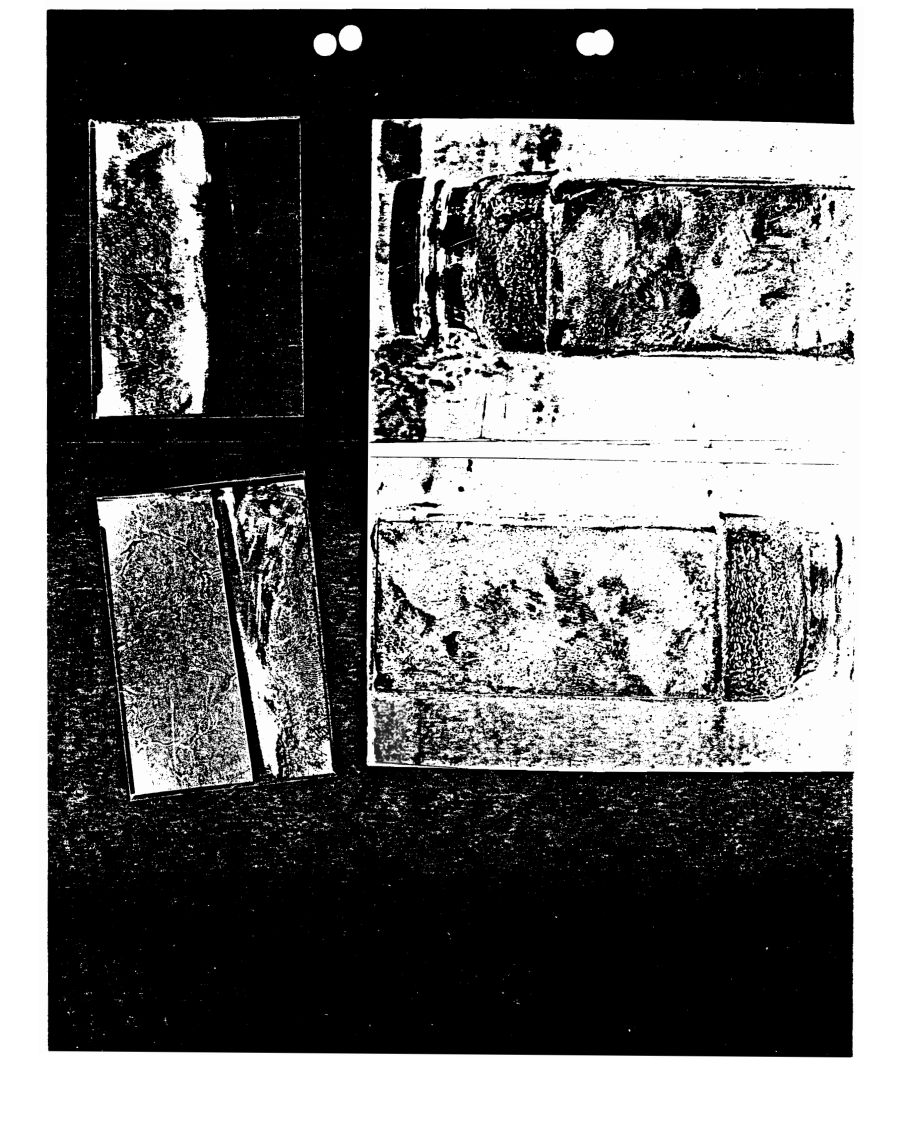
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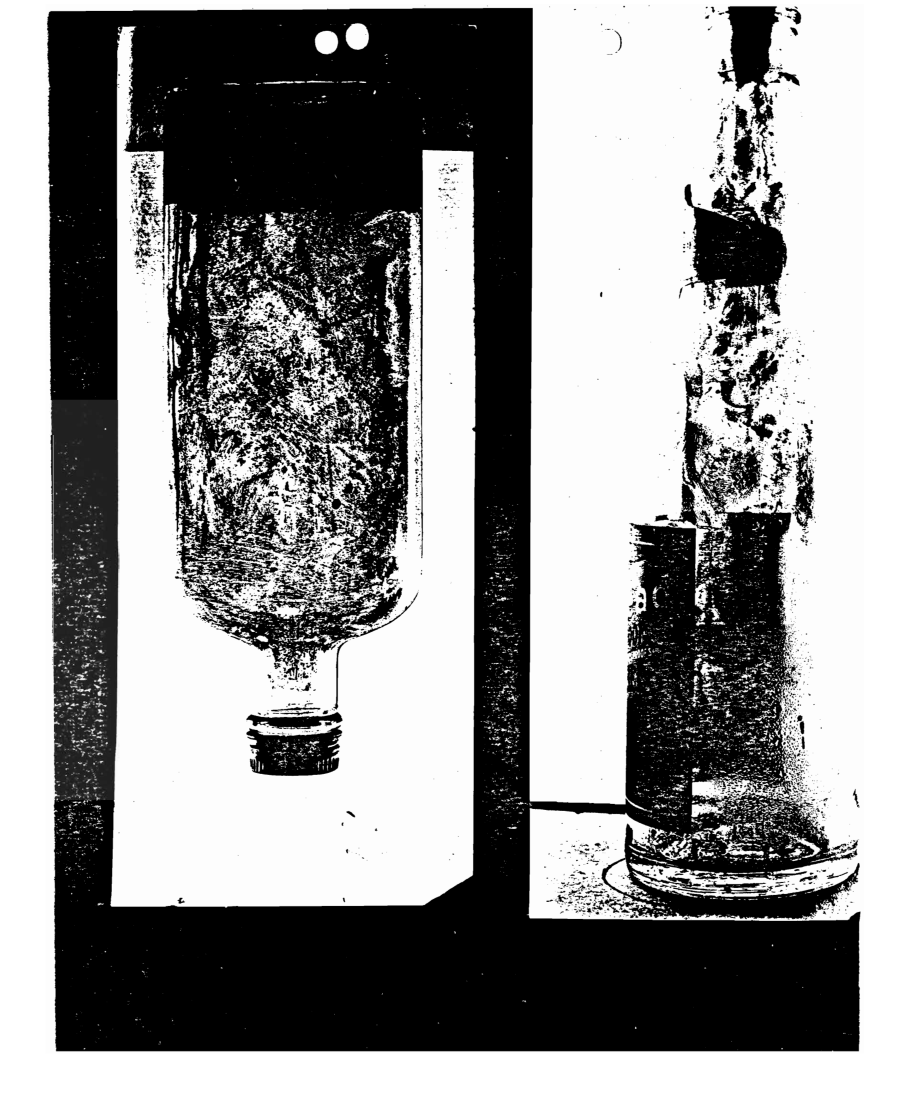
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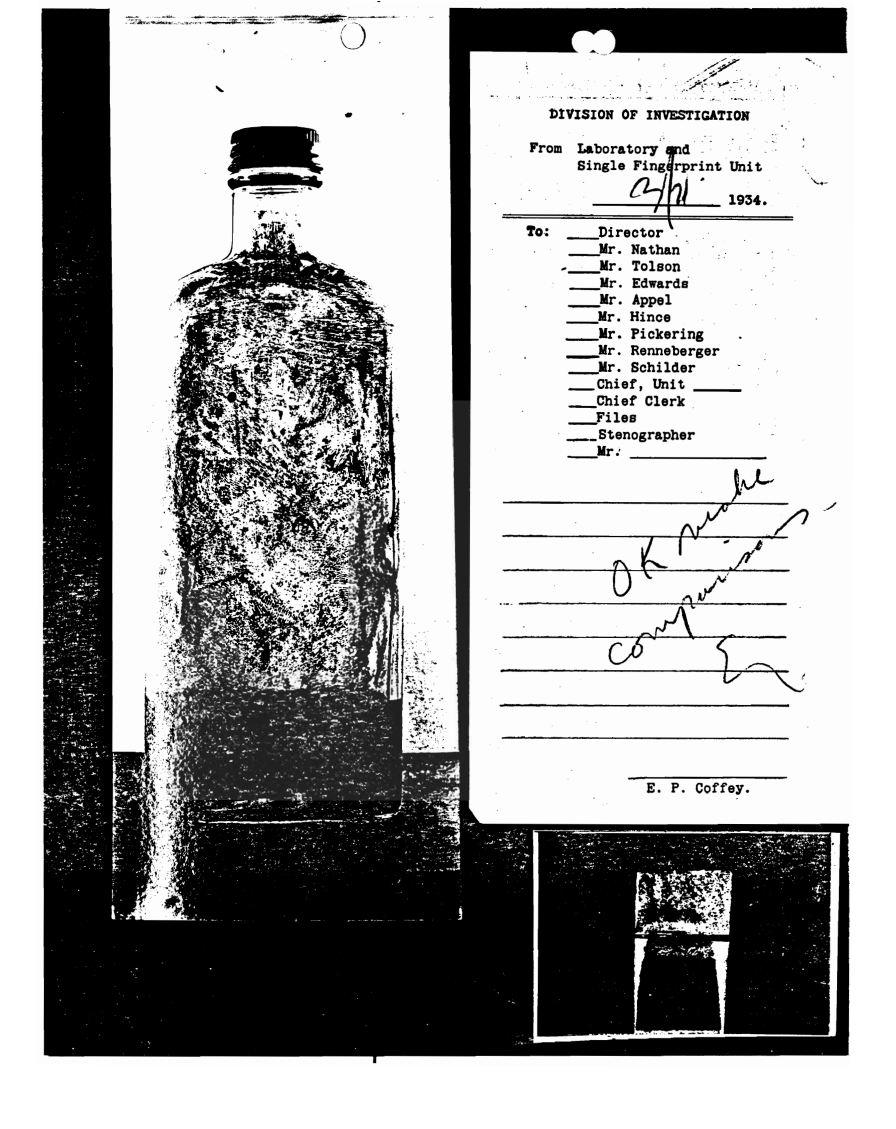


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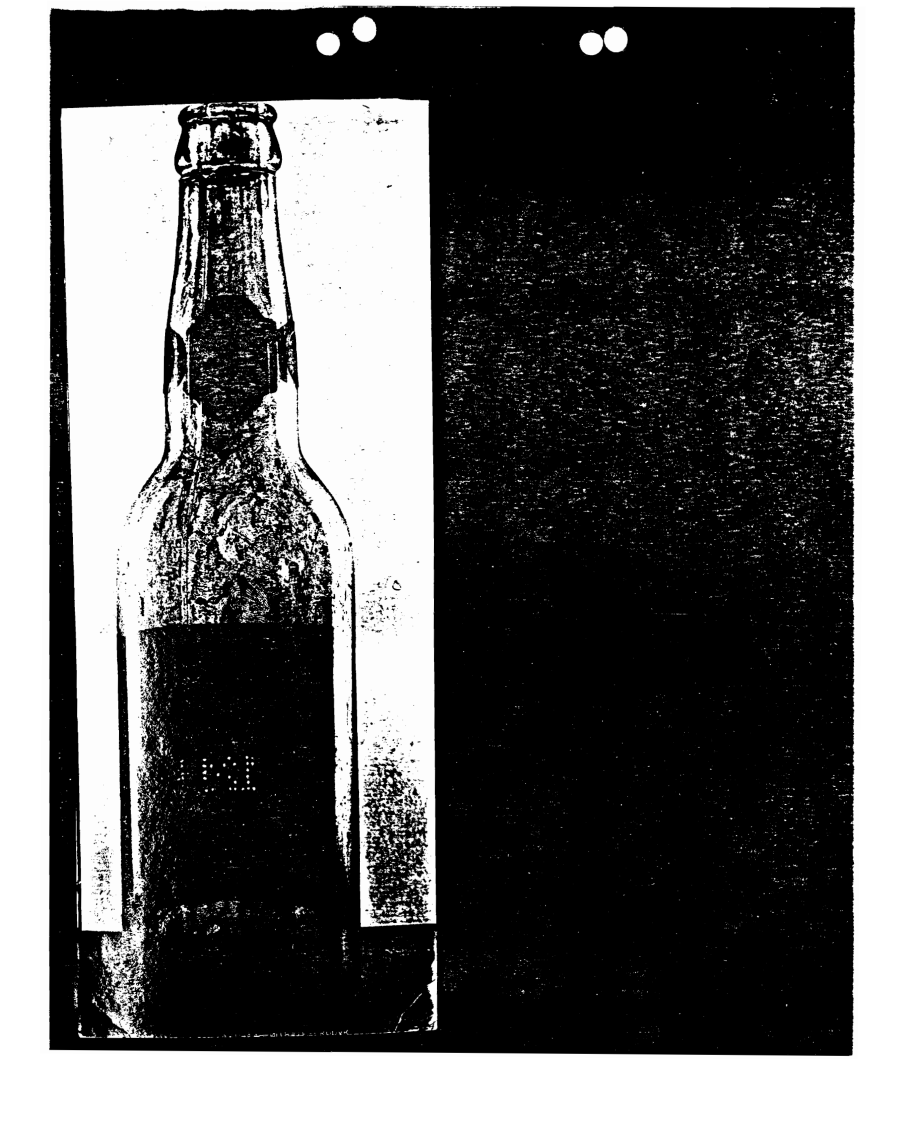
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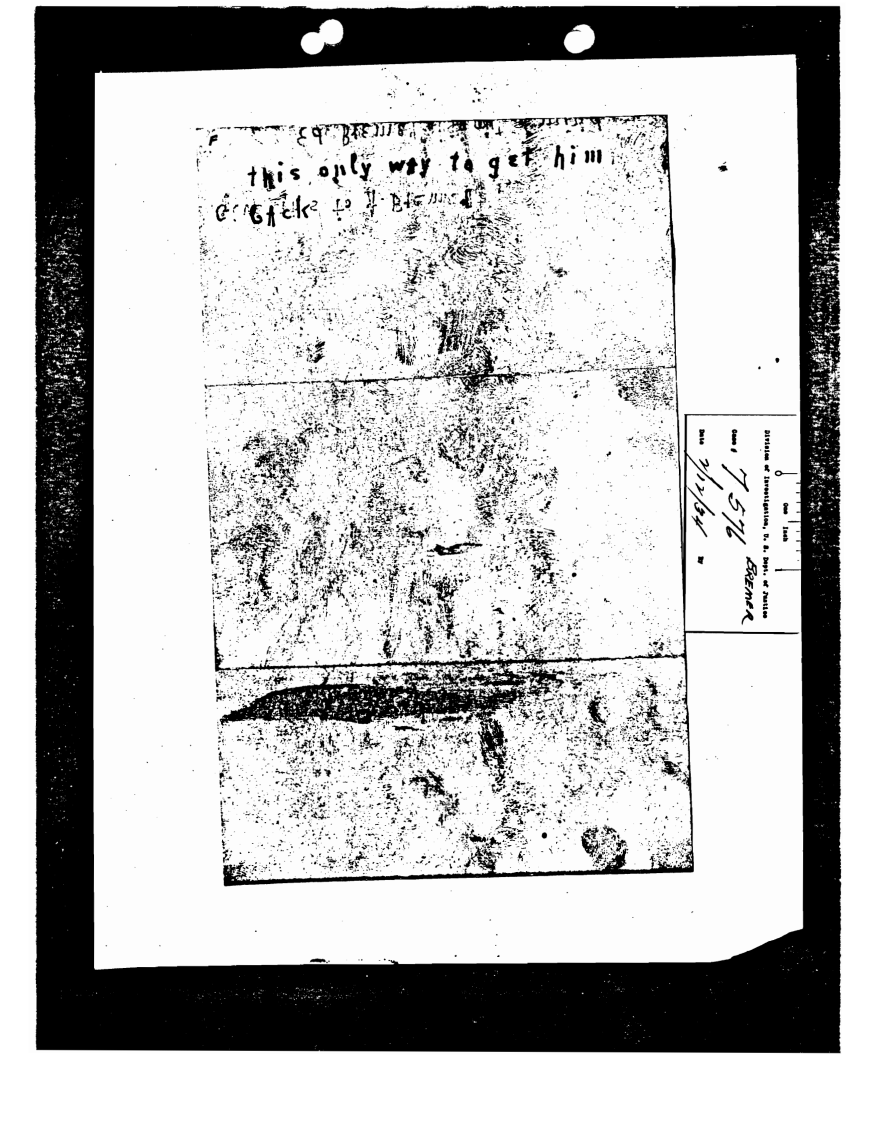


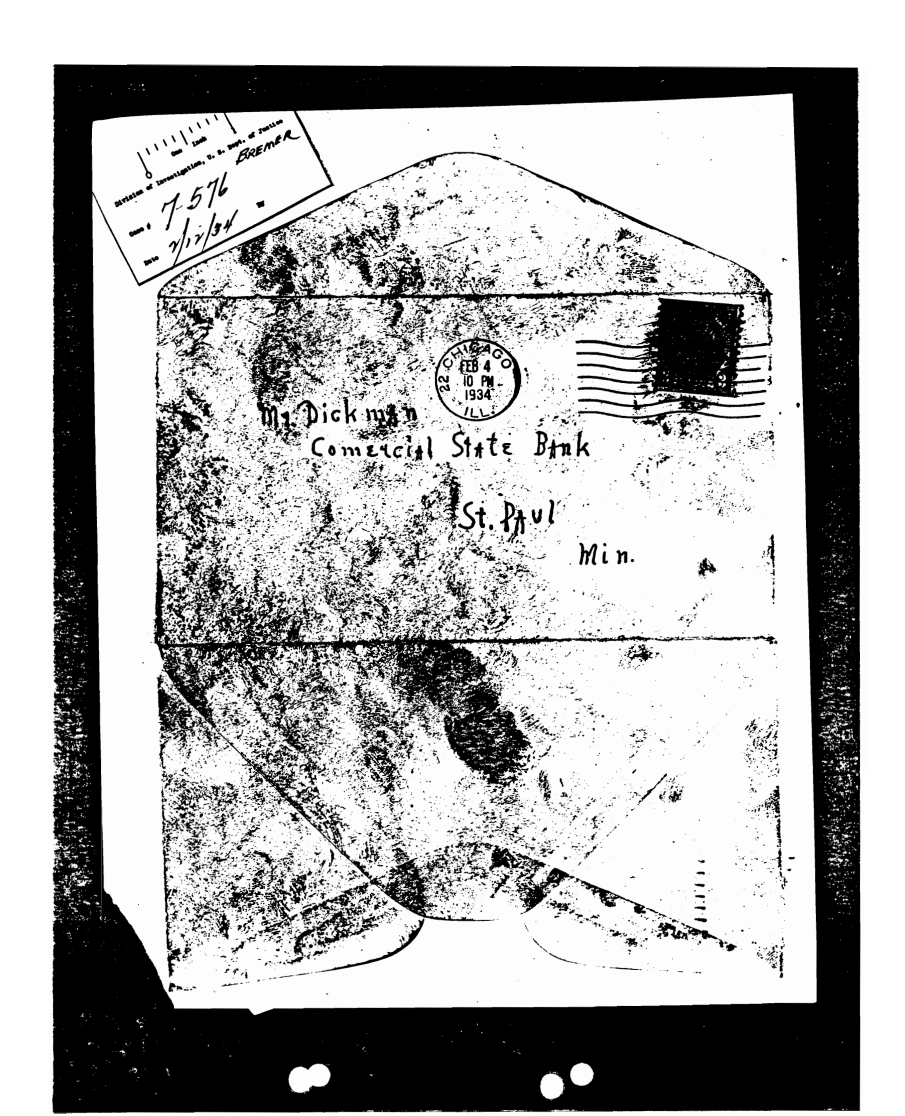
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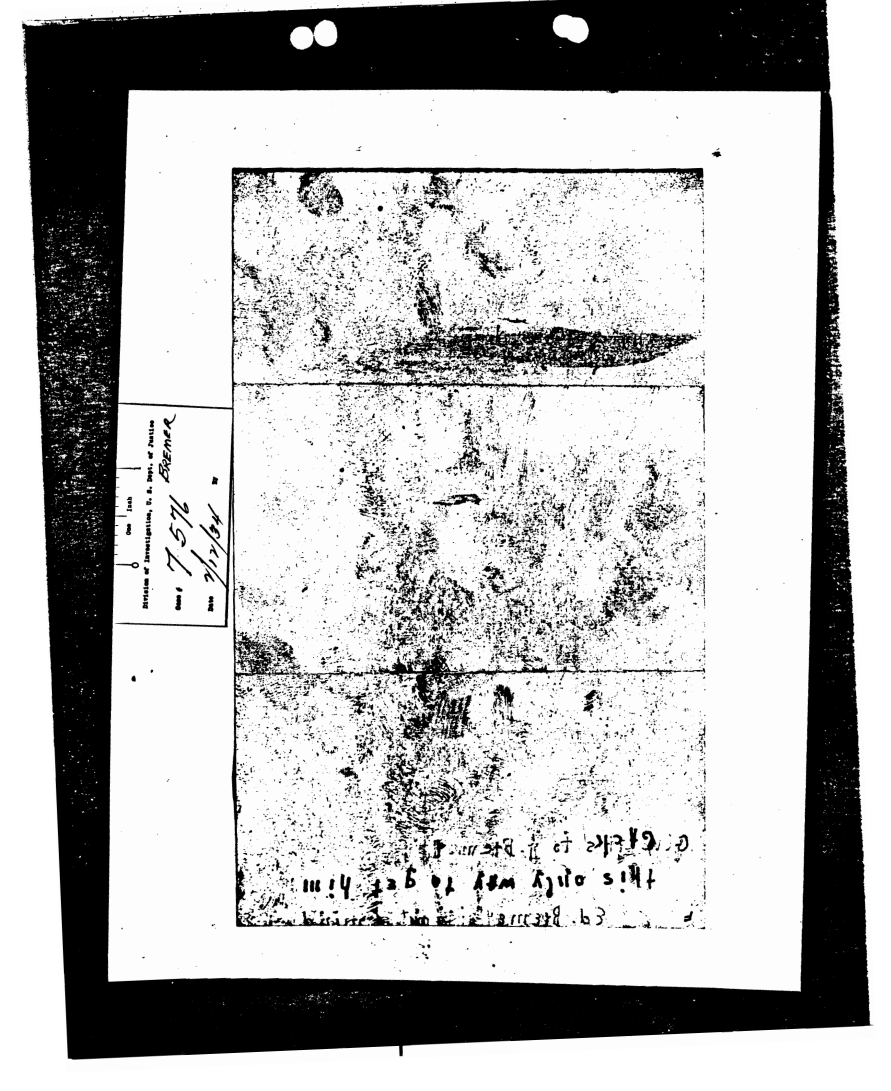


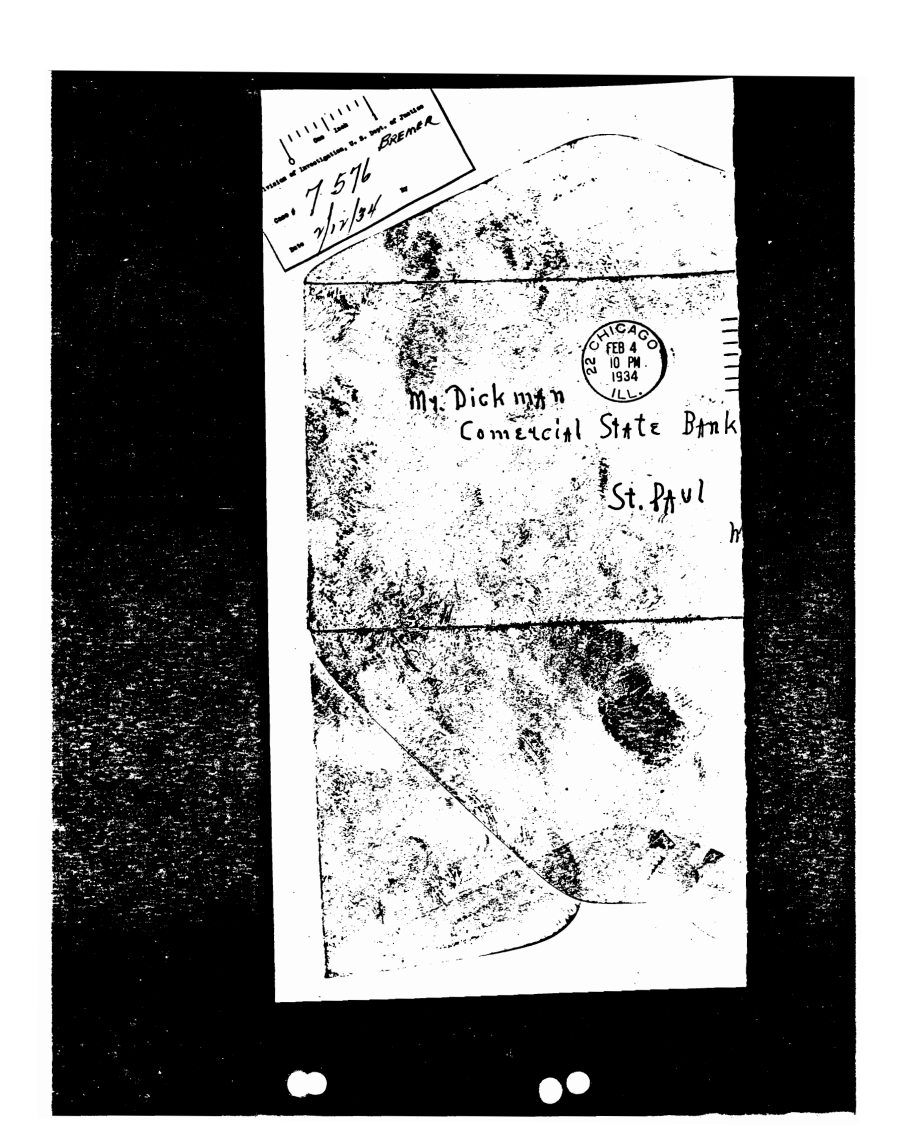
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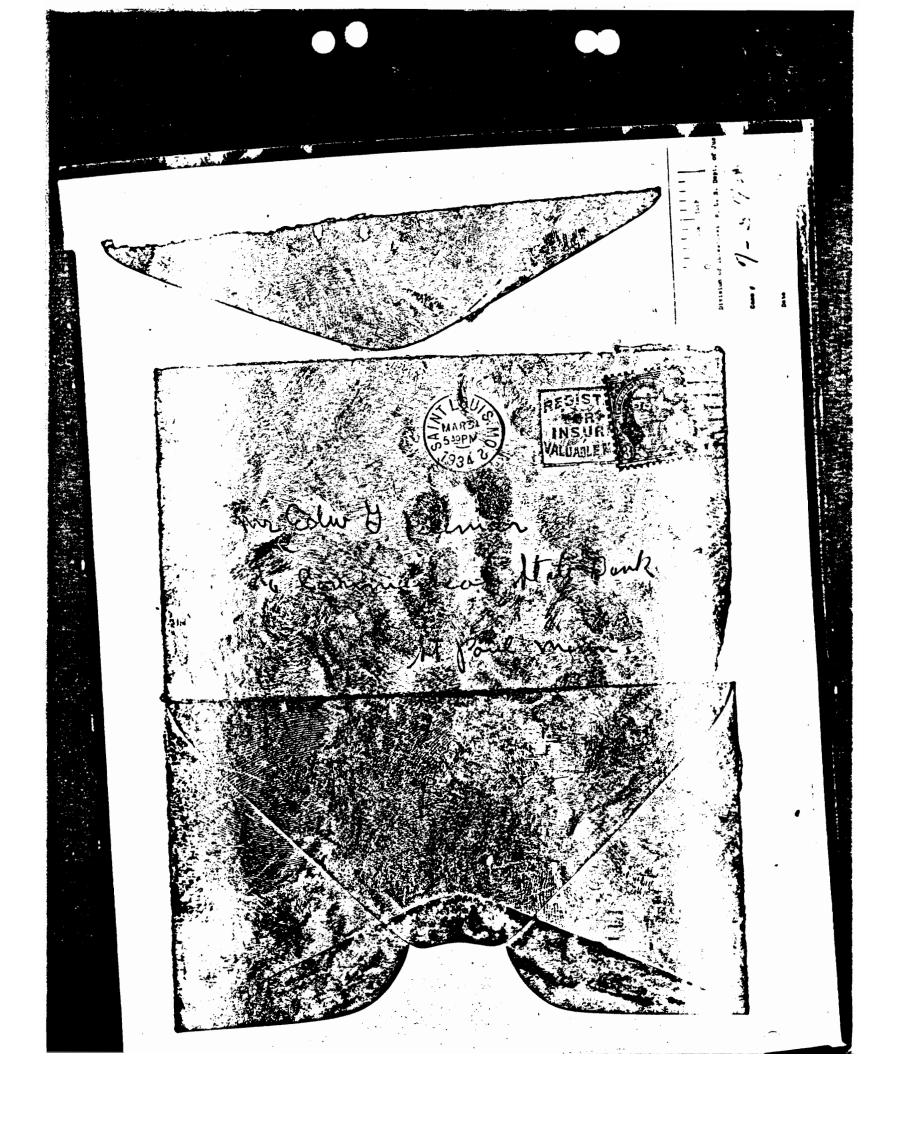
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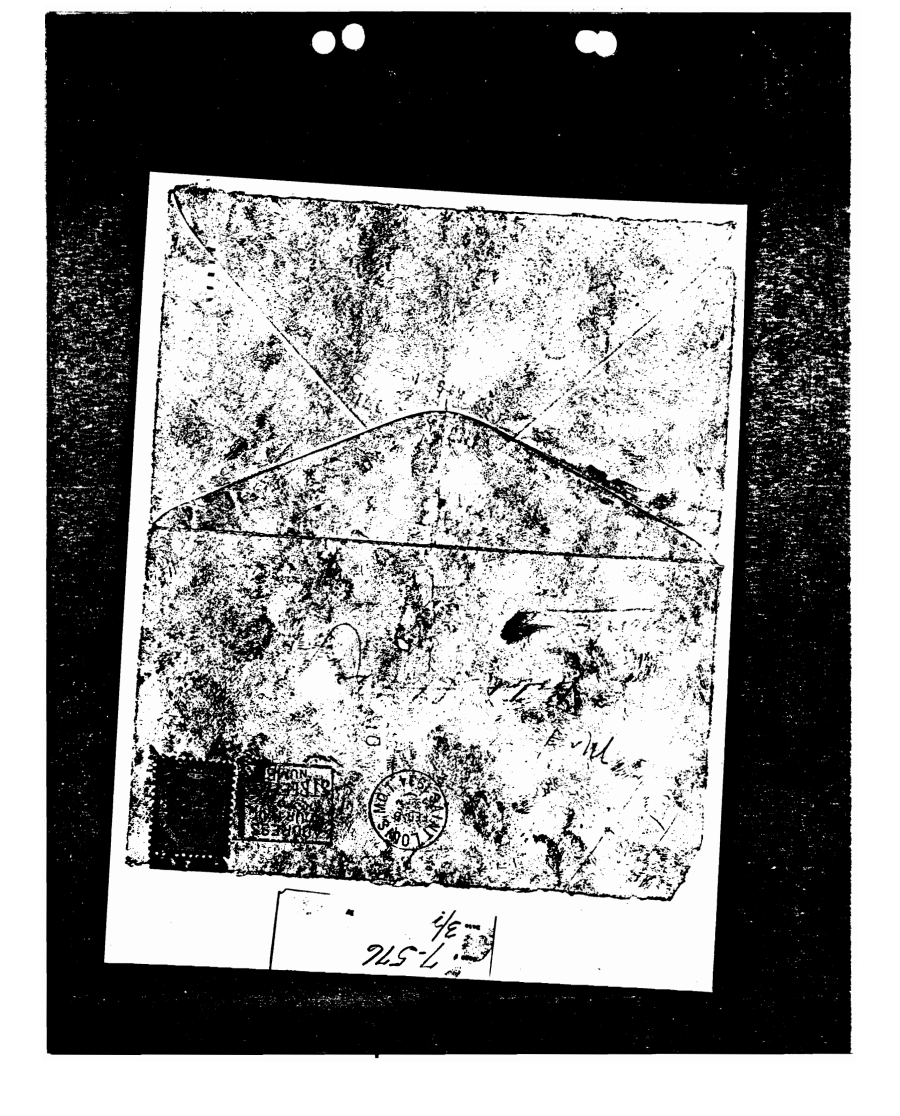




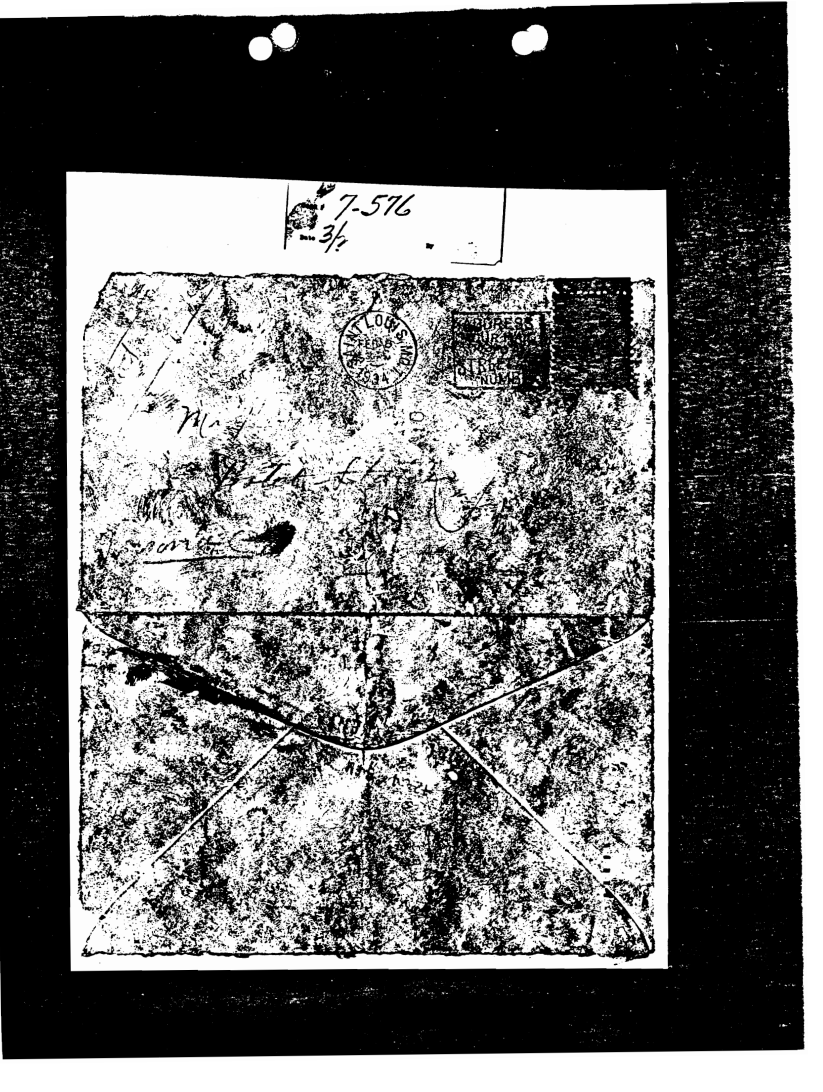


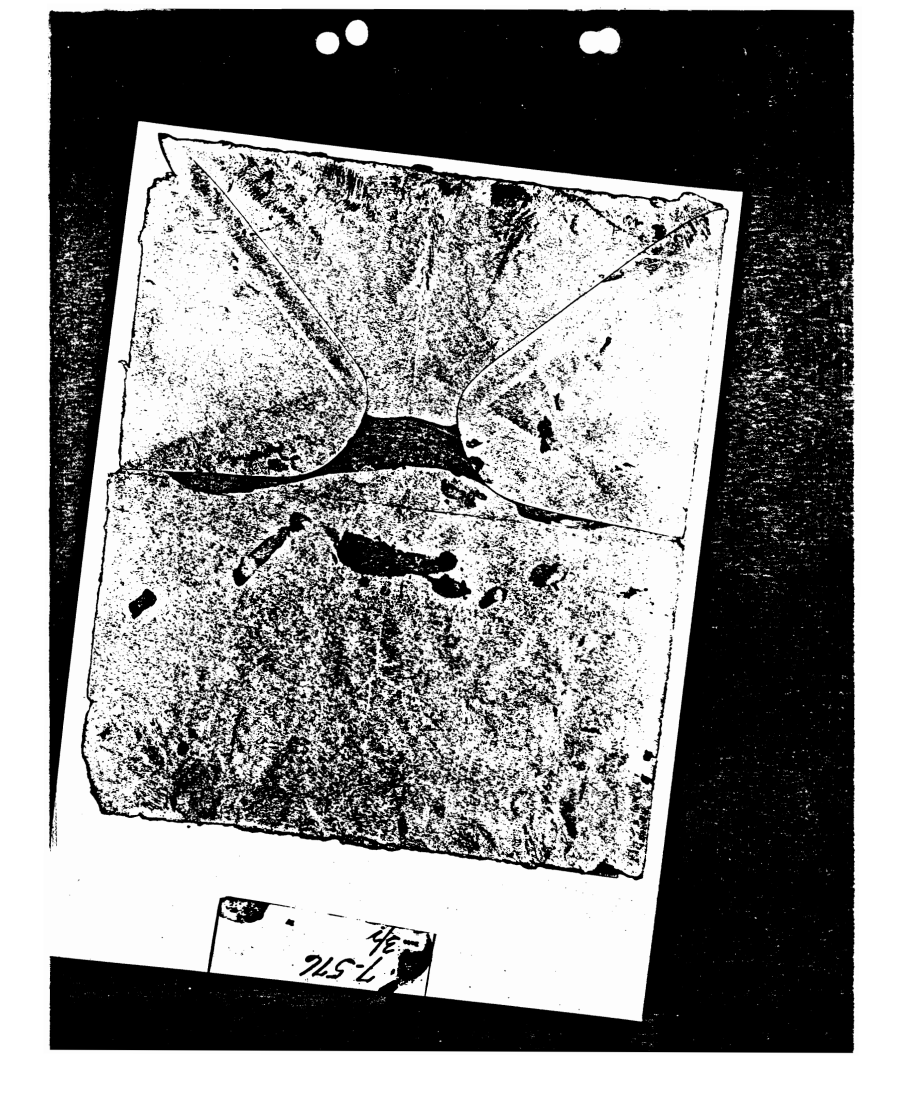


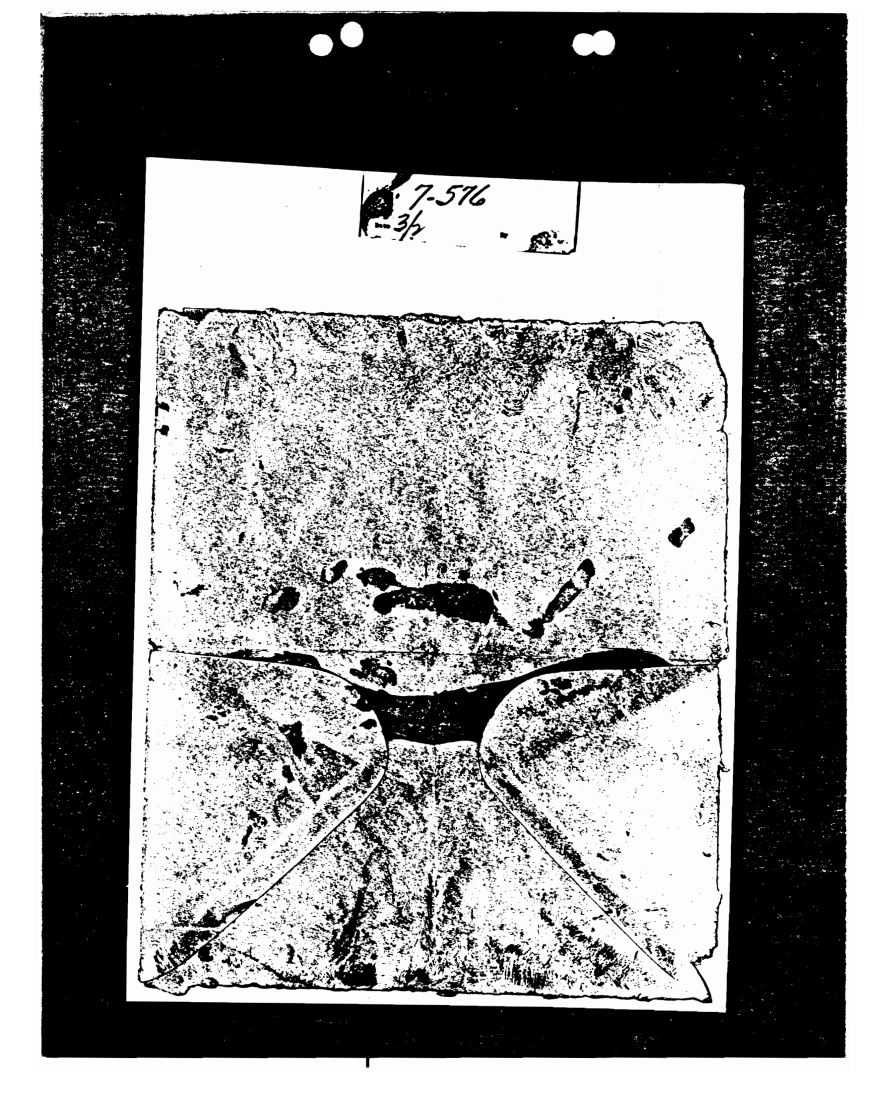












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